

CONTAINS HIGHLY CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER INFORMATION

Transcript of Isaac D. Leventon

Date: July 22, 2021

Case: UBS Securities LLC, et al. -v- Highland Capital Management, L.P.

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Transcript of Isaac D. Leventon Conducted on July 22, 2021

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION APPEARANCES 2 ON BEHALF OF PLAINTIFFS UBS SECURITIES LLC AND UBS AG LONDON BRANCH: HIGHLAND CAPITAL MANAGEMENT, L.P., Chapter 11 Case No. 19-34054-SGJ11 Andrew B. Clubok Sarah Tomkowiak (Via Zoom) LATHAM & WATKINS LLP 5 Washington, D.C. 20004 (202) 637-2200 andrew.clubok@lw.com Debtor. UBS SECURITIES LLC AND UBS AG LONDON BRANCH, sarah.tomkowiak@lw.com 8 Shannon E. McLaughlin LATHAM & WATKINS LLP 885 Third Avenue New York, New York 10022-4834 (212) 906-4612 Plaintiffs. Adversary Proceeding No. 21-03020-sgj VS. 10 10 HIGHLAND CAPITAL MANAGEMENT, L.P., 11 shannon.mclaughlin@lw.com 12 Defendant. 12 ON BEHALF OF DEFENDANT HIGHLAND CAPITAL MANAGEMENT, L.P.: 13 13 CONTAINS HIGHLY CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER INFORMATION Robert J. Feinstein (Via Zoom) PACHULSKI STANG ZIEHL & JONES LLP 780 Third Avenue, 34th Floor New York, New York 10017-2024 (212) 561-7700 rfeinstein@pszjlaw.com 14 14 15 15 16 16 Videotaped Deposition of 17 ISAAC D. LEVENTON 17 18 Dallas, Texas ON BEHALF OF THE WITNESS: 18 Frances A. Smith ROSS & SMITH, PC 700 N. Pearl Street, Suite 1610 Dallas, Texas 75201 (214) 377-7879 frances.smith@judithwross.com 19 Thursday, July 22, 2021 19 20 9:55 a.m. 20 21 21 22 22 23 Job No.: 386785 23 24 24 Pages: 1 - 370 Reported by: Micheal A. Johnson, RDR, CRR 25 Deposition of ISAAC D. LEVENTON, held at APPEARANCES CONTINUED the location of: ON BEHALF OF THE WITNESS: Debra A. Dandeneau Michelle Hartmann BAKER & MCKENZIE, LLP 452 Fifth Avenue New York, New York 10018 (212) 626-4875 debra.dandeneau@bakermckenzie.com michelle.hartmann@bakermckenzie.com 3 Butler Snow LLP 5 2911 Turtle Creek Boulevard, Suite 1400 6 Dallas, Texas 75219 (469) 680-5500 8 VIDEOGRAPHER: Brian Krieger 10 Pursuant to Notice, before Micheal A. Johnson, Registered Diplomate Reporter and 12 Certified Realtime Reporter. 13 13 14 15 15 16 17 18 19 19 20 20 21 22 22 23 24 25 25

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| 2 | ISAAC D. LEVENTON July 22, 2021 | 2 THE VIDEOGRAPHER: | Here begins disk No. 1 |
| 3 | NUMBER DESCRIPTION MARKED | 3 in the videotaped deposition of | of Isaac Leventon. |
| 4 | Exhibit 67 04/13/2017 E-mail, Isaac 196 | 4 This is in the matter regarding | g Highland Capital |
| - | Leventon to Stephanie Vitiello | 5 Management, LP, specifically | y the matter of UBS |
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| 9 | Exhibit 69 UBS's First Request for 301 | 8 United States Bankruptcy Co | |
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| 11 | Management, LP | 10 number 19-34054-SGJ11. | |
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| 13 | UBSPR0D1611114 - UBSPR0D1611119 | 12 The videographer today is Bri | • |
| 14 | Exhibit 71 07/18/2019 through 07/16/2020 329 E-mail Chain | 13 representing PlanetDepos. T | _ |
| 15 | E=IIII CIIIII UBSPR0D1754280 - UBSPR0D1754282 | 14 is taking place at Butler Snow | - |
| 16 | Exhibit 72 08/05/2020 E-mail Chain 333 | 15 Creek Boulevard in Dallas, To | |
| 17 | UBSPR0D1706963 - UBSPR0D1706964 | 16 If counsel would please i | |
| 18 | Exhibit 73 08/21/2020 E-mail Chain, with 342 | 17 themselves for the record and | • |
| 9 | Attachment UBSPROD497100 - UBSPROD497103 | 18 MR. CLUBOK: On beha | |
| 20 | Exhibit 74 01/28/2021 E-mail Chain, with 348 | 19 Clubok of Latham & Watkins | · · |
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| 22 | UBSPROD1659900 Exhibit 75 12/02/2019 E-mail Chain 361 | 20 MS. McLAUGHLIN: Sh 21 with Latham & Watkins. | amon wickaugmin, also |
| 23 | UBSPROD456218 - UBSPROD456219 | | aith with Daga 0- |
| 25 | | 22 MS. SMITH: Frances Sn | |
| | | 23 Smith on behalf of Mr. Isaac | |
| | | 24 MS. HARTMANN: Mich | · · |
| | | 25 McKenzie, on behalf of the w | vitness as well. |

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| _ | | | | |
|-----------|----|------|-----|------|
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| 9 | | | |
|--|--|--|--|
| 1 MS. DANDENEAU: Debra Dandeneau from Baker | 1 A Not personally. | | |
| 2 McKenzie on behalf of Isaac Leventon. | 2 Q Have you been deposed before? | | |
| 3 MR. FEINSTEIN: On the Zoom, Robert | 3 A Yes. | | |
| 4 Feinstein of Pachulski Stang Ziehl & Jones, | 4 Q How many times, approximately? | | |
| 5 counsel to Highland Capital Management, LP. | 5 A Over ten. | | |
| 6 THE VIDEOGRAPHER: The court reporter | 6 Q And were all of those matters in | | |
| 7 today is Micheal Johnson representing PlanetDepos. | 7 connection with your work with Highland Capital or | | |
| 8 If the court reporter would please swear in the | 8 an affiliated entity? | | |
| 9 witness. | 9 MS. SMITH: Objection, form. | | |
| 10 ISAAC D. LEVENTON, | 10 A I believe so. | | |
| 11 called as a witness, having been duly sworn by a | 11 BY MR. CLUBOK: | | |
| 12 Notary Public, was examined and testified as | 12 Q When was the last time you were deposed, | | |
| 13 follows: | 13 roughly? | | |
| 14 EXAMINATION | 14 A I'm trying to recall. I believe it may | | |
| 15 BY MR. CLUBOK: | 15 have been early this year. | | |
| 16 Q Good morning. Please state your full | 16 Q Have you ever served as a corporate | | |
| 17 name. | 17 representative or as the equivalent state law | | |
| 18 A Isaac Daniel Leventon. | 18 nomenclature? | | |
| 19 Q And what's your home address? | 19 A Yes. | | |
| 20 REDACTED | 20 Q Roughly many times? | | |
| 21 | 21 A Most of the depositions I gave were in a | | |
| 22 Q Roughly how long have you lived there? | 22 corporate representative capacity. The majority | | |
| 23 A Since 2013 or '14. | 23 of them. | | |
| 24 Q What's your current business address? | 24 Q Who were you representing? | | |
| 25 A 2515 McKinney Avenue. | 25 A Depended on the case. | | |
| 0 | 2 | | |
| 1 Q You are an attorney authorized to practice | 1 Q Can you identify as many entities as you | | |
| 2 law, correct? | 2 can recall that you have served as a corporate | | |
| 3 A Yes. | 3 representative for in a deposition? | | |
| 4 Q In what states? | 4 A The last one at the beginning of this | | |
| 5 A Texas. | 5 year, I served as the corporate representative for | | |
| 6 Q Just Texas? | 6 the plaintiffs in the lawsuit against Celtic | | |
| 7 A I'm only barred in the state of Texas, | 7 Pharma. | | |
| 8 yes. | 8 Q Who were the plaintiffs? | | |
| 9 Q Where did you go to college? | 9 A You'd have to pull I don't recall the | | |
| 10 A Emory University. | 10 exact names of them. You'd have to look at the | | |
| 11 Q What year did you graduate? | 11 style of the case, but it was all of them. | | |
| 12 A 2001. | 12 Q Okay. And in past depositions, try to | | |
| 13 Q What was your degree? | 13 identify as many entities as you can recall that | | |
| 14 A Political science. | 14 you've served as corporate representatives for in | | |
| 15 Q And where did you go to law school? | 15 deposition. | | |
| 16 A University of Texas School of Law. | 16 A I really don't remember. I would have to | | |
| 17 Q Where did when did you graduate? | 17 look back at the records on that. I don't recall | | |
| 18 A 2005. | 18 which ones. | | |
| 19 Q Did you do something between college and 20 law school? | 19 Q You can't other than this deposition | | |
| | 20 where you served as the representative against 21 Celtic Pharma, you can't recall a single other | | |
| | | | |
| | 22 entity where you were designated as a corporate 23 representative, as you sit here today? | | |
| 23 A I worked for the Centers for Disease 24 Control. | 24 A There was a case related to the real | | |
| | 25 estate fund a number of years back, but I don't | | |
| 25 Q Did you know Dr. Fauci? | • | | |

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15 1 remember who I was representing as the witness in Q Had they been a client of yours before you started working for them? Q So again, other than the deposition where A No. 4 you served as the representative against the Q How did you come to be employed at 5 Celtic Pharma, you cannot recall a single other 5 Highland Capital Management? 6 entity that you can identify where you were A Online application, interview. 7 designated as a corporate representative; is that Q Throughout the course of the deposition --8 correct? 8 I know there's lots of different -- some of the A First of all, it's Celtic, like -- spelled entities have longer names, some of them have 10 like the basketball team. 10 things like LP. If I refer to Highland Capital 11 Q Although apparently pronounced 11 Management throughout the rest of this deposition 12 differently. 12 as HCM, will you understand it to be that entity? 13 A Correct. And now thinking about it 13 A So when you say HCM, you're referring to 14 further, I represented Highland Capital 14 Highland Capital Management, LP, the debtor, 15 Management, LP, as their corporate representative 15 correct? 16 in the Crusader arbitration. 16 Q Correct. 17 Q Other than that, can you identify any 17 A Okay. We can make that agreement. 18 other entity on whose behalf you've served as a 18 Q Okay. Thank you. And who interviewed you 19 corporate representative in any testimony? 19 for your job at HCM? 20 A No, not sitting here today. 20 A A number of people interviewed me. 21 Q In addition to your times being deposed as 21 Q Did you have an understanding as to who 22 a corporate representative, have you been deposed 22 was the final decision-maker? 23 in your individual capacity before today? 23 A No, I didn't actually. 24 Q Who interviewed you? Identify the people 24 A Yes. 25 Q How many times, roughly? 25 who interviewed you. 14 16 A Maybe two or three. A Michael Colvin, Andrei Dorenbaum, Patrick Q Were those all in connection with your Daugherty, John Honis, Scott Ellington, Brian 3 work? Collins and I believe Debbie Reynolds as well. A Yes. Q And what was -- and you were hired by Q Okay. And what were the circumstances of 5 Highland Capital Management, correct? 6 those depositions? A I honestly don't remember. I honestly Q By the way, just to be clear, I may say 8 don't recall. 8 Highland Capital Management, I may say HCM, I may Q You recall nothing whatsoever about the 9 say the debtor. You'll understand those are all 10 two or three times that you've been deposed as an 10 interchangeable for Highland Capital Management, 11 individual? 11 LP, the entity that you were hired by in 2009? 12 A I really don't remember now. 12 A Okay. 13 Q You were previously -- well, strike that. Q Thanks. So what was the job you were After law school, can you walk us through 14 hired to do for HCM? 15 your employment history, briefly? 15 A I was hired as litigation counsel. 16 A Yes. Would you like me to do so? 16 Q What did that mean? What were your job 17 Q Yes. 17 duties as litigation counsel? 18 A Okay. I went to work for a litigation 18 A To work on and manage litigation. 19 boutique for approximately five years here in 19 O For whom? 20 Dallas. 20 A For HCMLP and for its other affiliates. 21 Q Named? 21 Q And did your role ever change? 22 A Hartline, Dacus, Barger, Dryer & Kern. 22 A Yes. 23 We'll spell it during a break. And then in 23 O When? 24 September 2009, I began working at Highland 24 A February 2011.

25 Q How did your role change in February 2011?

25 Capital Management, LP.

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Conducted on July 22, 2021 17 19 A I was promoted to assistant general 1 general counsels to him? A I'm trying to remember the exact time 3 Q Who promoted you? 3 frame. There were other assistant general A The company. counsels at various points in time. Those are Q Was there a person who you understood to 5 individuals I recall held that title at one point have made the decision? in time or another. A I don't know. Q Okay. So you got some additional duties Q Who were you reporting to prior to your that you just described when you became assistant general counsel, but fair to say, you were still promotion? 10 A Scott Ellington. 10 focused primarily on litigation? 11 Q Did you always report to Scott Ellington 11 A Yes. 12 throughout your tenure at HCM? 12 Q And did your role ever change after that? 13 A Not that entire period. I believe there 13 A I mean, I took on additional duties and 14 was a brief period where I did not report to him. 14 responsibilities as needed. 15 Q When was that? 15 Q Did you -- and what were those? 16 A Subsequent to my promotion but before 16 A Depended on which business unit needed 17 Mr. Ellington became general counsel. 17 support and I would help them out. 18 Q And when was that? 18 Q What do you mean? 19 A I think it would have been most of 2011. 19 A I assisted the real estate team, I 20 Q Okay. So -- and who did you report to 20 assisted the credit analysis team and I assisted 21 during most of 2011? 21 the back office, accounting and operations. 22 A Michael Colvin. 22 Q How did you assist the back office 23 Q And then Mr. Colvin left and Mr. Ellington 23 accounting and operations? 24 A I worked on audit-related matters. 24 became general counsel? 25 A Correct. 25 Q What do you mean? 18 20 Q So before that time period and then after A The preparation of audits. 1 2 that time period, through your entire tenure at Q Did you work on asset valuations ever? 2 3 HCM, you reported to Scott Ellington, correct? 3 A No. A Correct. 4 Q What does the credit analysis team do? Q Did your duties change when you became A They analyze and track and make 6 assistant general counsel? recommendations for investments in debt A Yes. instruments. Q In what way? Q And what was the assistance you provided A I took on nonlitigation management-related 9 to that group? 10 duties. 10 A Credit analysis -- credit agreement 11 Q Like what? 11 analysis as requested. 12 A Corporate work, contract drafting and 12 Q What does that mean? 13 review, and then supporting some of the business 13 A Mean if they asked me to look at a credit 14 units, a lot of transactional work. 14 agreement, I would look at it and I would give 15 Q Were there other assistant general 15 them my perspective on it. 16 counsels at the time? 16 Q Okay. Did you ever get a promotion after 17 A I believe the answer is yes. 17 2011? 18 Q Do you know who they were? 18 A I had an additional job title added, but I 19 A Thomas Surgent, Scott Ellington and Andrei 19 don't think it was really a promotion. 20 Dorenbaum. 20 Q What was that? 21 Q I see. So the four of you were -- when 21 A I believe I had a title of managing 22 you were first promoted, were all assistant 22 director of distress added. 23 general counsels to Mr. Colvin. And then when 23 Q What did that title entail? 24 Mr. Colvin left, Mr. Ellington became the GC and 24 A I didn't really do any work under that

25 title.

25 you were all -- the remaining three were assistant

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2.1 23 Q Why did you get that title, as far as you Q Did you physically work near him? A We were in the same office facility, if 2 know? A It was anticipated that certain members of that's the question. 4 the legal team, including myself, would be Q Were you on the same floor? 5 assisting with distressed assets and private 5 A The entire firm was on the same floor, so eguity. 6 yes. Q Starting when? Q Okay. So I take it you'd see him at least A Maybe 2018. on a relatively frequent basis around the office? Q Who anticipated that? MS. SMITH: Objection, form. 10 A Mr. Ellington informed us that we were 10 A Not necessarily, no, actually. 11 going to be asked to help out with that role. 11 BY MR. CLUBOK: 12 Q And -- but you never did help out with any 12 Q Did you have your own office? 13 distressed assets after you got that job title? 13 A No. 14 A Not really, no. 14 Q Did you sit out on a pod situation or what 15 Q Were you ever given the title director of 15 was your physical layout for your workspace? 16 A We had an open floor plan and I was 16 private equity? 17 A Oh, that's what the title was. Yeah. 17 sitting in the open floor plan. 18 Q Okay. Did you ever perform any functions Q Who sat near you? 19 related to that title? 19 A When? 20 A No, not really. 20 Q In the 2017 through 2019 time frame. 21 Q So your job really didn't change beyond 21 A I believe Jason Goldsmith sat near me. 22 what you've described, from 2011 until you left 2.2. O Anvone else? 23 HCM, correct? 23 A Eric Girard. 24 A We had -- depending on the needs of the 24 Q Anyone else? 25 company, things would -- things would change and 25 A I don't remember anyone else sitting near 1 you'd have different tasks, but the basic nature me at that point in time, no. 2 of my role didn't change. Q How about Scott Ellington? Q How often did you communicate with A He did not sit near me. 4 Mr. Dondero during the course of your employment 4 O Where did he sit? 5 at HCM? 5 A He had an office. A It really depended on when during that Q How often did you speak with Scott 7 employment. I was there for 11 years. 7 Ellington on average during that time period? Q How about in the last two years prior to A 2017 to '19? I don't think I can give a 9 HCM going into bankruptcy, in the -- put yourself 9 fair average estimate. It really would depend on 10 back to the two years prior to the bankruptcy, 10 the ebb and flow of work. 11 roughly how often were you directly communicating 11 Q Well, would it be on a -- can you say 12 with Mr. Dondero? 12 whether it would be roughly on a daily, weekly, 13 A So you're talking approximately 2017 13 monthly basis? 14 A There were times when we'd speak multiple 14 through 2019? 15 Q Yes. 15 times a day and there were times when I wouldn't 16 A I don't know. Maybe once a month. 16 talk to him for two or three weeks. 17 Q And would that communication be in person 17 Q Who did Scott Ellington report to during 18 the time period you worked -- were -- strike that. 18 or be by e-mail? MS. SMITH: Objection, form. After Scott Ellington became general 20 A It would depend on the communication. 20 counsel, who did he report to? 21 BY MR. CLUBOK: 21 A Mr. Dondero. 22 Q How often did you speak with Mr. Dondero 22 Q Did you supervise anyone in the legal 23 on average in 2017 through 2019? 23 department after you got your promotion to 24 A I really don't recall. I would have to 24 assistant general counsel? 25 speculate. 25 A I had younger associate attorneys that

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25 27 1 could be staffed on to matters of mine, but they 1 amount of deferred compensation. 2 did not technically report to me. Q And then did your compensation change Q Okay. But you would direct their work in after the bankruptcy? some -- depending on the needs? A No. Well, depends on your interpretation of whether it changed or not. A Depending on the tasks, yes. Q Who were they? Q Okay. In terms of dollar amounts, did 6 A Stephanie Vitiello. 7 it --Q Anyone else? A In terms of the dollar amounts I actually A Lauren Thedford. 9 received, yes, it changed. Q Anybody else? 10 Q In what -- roughly the magnitude, did you 11 get half as much, two-thirds as much, twice as 11 A No. 12 Q So Stephanie -- how did you pronounce --12 much? 13 how do you spell that last name? 13 A The UCC objected to the payment of my 14 A V-i-t-i-e-l-l-o. 14 bonuses. So in the amounts that the UCC objected. 15 Q She was an attorney there? 15 Q I see. And so what was your comp last 16 year? I guess 2020 would have been the full year 16 A Yes. 17 O Does she still work at HCM? 17 that you were under the bankruptcy rules. What 18 A No. 18 was your rough total comp? 19 O When did she leave HCM? 19 A I'm not exactly sure. It would have been 20 A I don't know exactly. 20 my salary, plus not receiving the bonuses. 21 Q Was she there until you left? 21 Q And what is your compensation at your new 22 A Yes. 22 job? 23 Q So she was still there until this year, 23 A Roughly flat, as compared to what I had 24 2021? 24 been promised at Highland. 25 A Yes. Q Meaning what? Roughly 400,000 is what you 26 28 Q Where is she now in terms of employment? 1 expect to make this year? A She works at Skyview. A I don't know the exact number, but it's O How about Lauren? Does she work at roughly flat, so it's whatever is reflected in the 4 Skyview as well? accounting records. A No. Q What accounting records? Q Where is she now in terms of employment, A The ones at Highland. 7 if you know? Q So whatever is reflected in terms of what A I don't. 8 you were slated to receive prebankruptcy is the Q Did you -- during the time you were at 9 amount -- is the amount you're expecting to get 10 Highland, who paid your salary? 10 paid at your new job? 11 A Highland Capital Management, LP. 11 A Correct. 12 Q In the last year before the bankruptcy, 12 Q Did you have any other sources of income 13 what was your total comp, roughly, from HCM? 13 other than HCM during your time there? 14 A I would have to go back and look. It was 14 A Yes. 15 maybe 3- or \$400,000. 15 Q What was that? 16 Q And was that partially salary and 16 A I received a payment from NexPoint. 17 partially bonus? 17 Q Okay. What's NexPoint? 18 A Yes. 18 A NexPoint Advisors, LP. 19 Q What was the rough split there? 19 Q And when did you receive a payment from 20 A Maybe 50/50. 20 NexPoint? 21 Q And did you have any other comp, in terms 21 A May of 2020. 22 of equity or deferred compensation or anything 22 Q For -- what was the amount of that? 23 else like that, in the final year that you worked 23 A It was approximately 300,000 something. 24 at Highland before the bankruptcy? 24 Q And what was that for?

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25 A It was the deferred compensation that I

25 A I think I might have had a very small

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8 (29 to 32)

Conducted on July 22, 2021 31 1 had been waiting for for three years, that the UCC Q But not from the debtor, instead from 2 chose not to pay me that had vested and earned. NexPoint? Q I see. So NexPoint paid deferred A I don't believe we discussed where it was 4 compensation that you had been expecting to get going to come from. paid from HCM prior to the bankruptcy? Q So Mr. Collins just came to you one day and said you're going to be getting this money? A Correct. Q And did -- is that 300,000, did that account for the total of deferred comp that you Q And then it showed up and it was from 9 believed you were due at that time? 9 NexPoint? MS. SMITH: Objection, form. 10 10 A It showed up and honestly I didn't even MR. CLUBOK: Sorry, what's the form 11 check where it came from until much later. 11 12 objection? 12 Q When did you check? MS. SMITH: I think that's vague. He was 13 A There was a deposition earlier and -- I 14 supposed to get deferred comp over multiple years. 14 apologize. I'm trying to remember. It had -- it MR. CLUBOK: Fair enough. Let me try --15 had something -- no, there was a deposition 16 thanks. Let me try to make it clearer. 16 earlier I think this year and I wasn't -- I didn't 17 BY MR. CLUBOK: 17 know the answer and so I went back and looked. 18 Q When you got that -- it was a lump-sum 18 Q I see. Did you look before the deposition 19 payment that you got in May of 2020? 19 or after? 20 A Yes. 20 A After. 21 Q Was that amount supposed to be a total of 21 Q Did you -- did you ever discuss receiving 22 all of the deferred comp that you believed you 22 that comp with anyone other than Mr. Collins? 23 were owed at that point? 23 A I don't believe so, no. 24 A I'm struggling with your question. It was 24 Q I'm setting aside your spouse if you have 25 the amount of the deferred compensation that 25 one or significant other if you have one. But 30 32 1 was -- that I had earned and was due and payable other than that, or your lawyers? A Actually, I was about to say. The answer 2 to me in May of 2020. is, yes, I did discuss it with other people and Q Right. And without getting to whether 4 that's accurate, you believed that there was a 4 that would be the attorneys sitting to the right 5 total amount of deferred comp that was due to you 5 of me. 6 from Highland Capital Management as of May 2020, Q Right. So I'm going to exclude the 7 correct? attorneys representing you from this question or A Yes. 8 if you have a spouse or even a significant other. A I have a spouse. Q And the amount that NexPoint paid you 10 equalled the amount that you believed was due to 10 Q That's fine. So exclude that person. 11 you from Highland Capital Management through that 11 Other than those people, did you ever discuss 12 point? 12 receiving that comp with anyone until the 13 A Yes. 13 deposition? 14 A No. 14 Q Okay. And did you disclose that 15 compensation to the debtor? 15 Q Not Mr. Ellington? 16 A To the company generally? I mean, it came 17 from the HR department of the debtor. So the 17 Q Not anybody else at the debtor other than 18 Mr. Collins? 18 debtor was aware of it. 19 Q Sorry. It came from the HR department of 19 A No. 20 the debtor? 20 Q Where are you currently employed? 21 A Yes. 21 A I'm currently employed by Skyview Group. 22 Q What do you mean? Q When did you leave HCM?

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A On or about January 5th, 2021.

25 A My employment was terminated.

Q Why did you leave HCM?

23 A Mr. Brian Collins, who was a debtor

25 the payment.

24 employee, told me to -- that I would be receiving

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| Conducted or | 1 July 22, 2021 |
|--|--|
| 33 | 35 |
| 1 Q By whom? | 1 general counsel at HCM? |
| 2 A Mr. Seery. | A I did due diligence and evaluated |
| 3 Q Did he or anybody tell you why? | 3 litigation that SAS was considering investing in |
| 4 A Yes. | 4 as a litigation funder. |
| 5 Q What did they tell you? Well, first of | 5 Q Anything else for SAS Management? |
| 6 all, who told you? | 6 A That was really it. |
| 7 A Mr. Seery. | 7 Q And so did you understand that work for |
| 8 Q Okay. What did he say? | 8 SAS Management to be part of your job duties? |
| 9 A He said I was being terminated for breach | 9 A It was something I was instructed to do |
| 10 of fiduciary duty, for disclosing confidential | 10 from my seat at Highland. It was a service I was |
| 11 information and for working against the best | 11 instructed to provide from my seat at Highland. |
| 12 interest of the debtor. | 12 Q And you had absolutely no idea what, if |
| 13 Q Did he give you any more details? | 13 any, connection SAS Management had to Highland |
| 14 A I asked him for details and he refused to | 14 when you were given these instructions? |
| 15 provide them. | 15 A That's not my testimony. |
| 16 Q When you were at Highland Capital | 16 Q Did you have any idea strike that. |
| 17 Management, you had an e-mail that used the | Did you have any idea about what, if any, |
| 18 hcmlp.com and HighlandCapital.com domains at | 18 connection SAS Management had to Highland when you |
| 19 various points during your tenure there?20 A Yes. | 19 were given the instructions to provide services 20 for it? |
| | |
| 21 Q Did you have any other e-mails that you 22 used to conduct any business related to Highland | |
| 23 prior to being terminated? | 22 Mr. Ellington, but other than that, I really 23 didn't know. |
| 24 A No. | 24 Q What do you mean some connection to |
| | |
| 175 (1) You never got e-mail at any other address | 125 Mr. Fillington? |
| 25 Q You never got e-mail at any other address | 25 Mr. Ellington? |
| 34 | 36 |
| other than ones that were hcmlp.com or | 1 A He had some level of authority with the |
| other than ones that were hcmlp.com or HighlandCapital.com that related in any way to the | 1 A He had some level of authority with the 2 organization. |
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Transcript of Isaac D. Leventon

10 (37 to 40)

| Transcript of is | saac D. Leveliton |
|---|---|
| Conducted or | n July 22, 2021 |
| 37 | 39 |
| 1 had to do at Highland was to do work both for | 1 Q And they all assisted you in due diligence |
| 2 Highland and for Highland affiliates, right? | 2 work done on behalf of SAS while you were all |
| 3 A Correct. | 3 employed at Highland? |
| 4 Q Did you understand SAS to be a Highland | 4 A Not necessarily, no. |
| 5 affiliate when you were asked to do work for it? | 5 Q Well, Katie Irving did, correct? |
| 6 A I don't remember how the compliance | 6 A Assisted me? No. |
| 7 department classified SAS. I believe they | 7 Q Did Katie Irving perform work for SAS |
| 8 classified them as not an affiliate. | 8 while she was employed at HCM, as far as you know? |
| 9 Q But my question is did you understand | 9 A I have a general understanding that she |
| 10 Highland to be an affiliate when you were asked to | 10 did, but I don't really know what she did for that |
| 11 do work for SAS? | 11 entity or those entities. |
| 12 A I understood that whatever the compliance | 12 Q Did you ever when was the last time you |
| 13 department and Mr. Surgent's determination of what | 13 performed work for SAS? |
| 14 was or wasn't an affiliate was the final | 14 A It's been a long time. Probably prior to |
| 15 determination, and his determination, I believe, | 15 the bankruptcy sometime. |
| 16 is that it wasn't. | 16 Q Did you ever disclose the existence of SAS |
| 17 Q Why do you believe that? | 17 to the independent directors? |
| 18 A Because that's my recollection is that was | 18 MR. FEINSTEIN: Excuse me. Andy, if I |
| 19 his determination. | 19 could interrupt at this point. For the record, |
| 20 Q Did he tell you that? | 20 Rob Feinstein of Pachulski representing Highland |
| | 21 Capital Management. So this seem like as good a |
| 21 A I'm trying to remember it he told me that 22 or if his determination was told to me by somebody | 22 time as any to put two statements on the record on |
| | |
| 23 else. | 23 behalf of the debtor that I think will help make |
| 24 Q Did you specifically seek out that | 24 the deposition go more smoothly. |
| 25 information as to whether SAS was an affiliate of | 25 First, obviously, Mr. Leventon was an |
| 1 Highland? | 1 in-house counsel at our client until he was |
| | |
| | |
| | |
| 4 today, who owns SAS? | 4 colloquy in prior depositions, about whether the |
| 5 A I don't. | 5 extent to which the debtor is going to invoke the |
| 6 Q Do you have any idea, as you sit here | 6 attorney-client privilege. |
| 7 today, whether or not Mr. Ellington has any | 7 As we advised counsel to the witness and |
| 8 ownership interest in SAS? | 8 UBS beforehand, I'll just restate on the record, |
| 9 A I actually don't know. | 9 if we have a problem with a question, if we think |
| 10 Q Did you talk to anybody else about work | 10 that we want to invoke the privilege, you'll hear |
| 11 you were doing for SAS other than Mr. Ellington? | 11 from us. Otherwise, it's not our intention to |
| 12 A Yes. | 12 answer questions, as we were asked yesterday about |
| 13 Q Who? | 13 whether we're waiving the privilege or not, |
| 14 A Other individuals. I guess Mr. Sevilla. | 14 invoking the privilege. As I indicated yesterday, |
| 15 Q Who else? | 15 there are a number of bases under which the |
| 16 A Ms. Thedford. | 16 privilege may not apply to certain discussions |
| 17 Q Who? | 17 between in-house counsel and others at the |
| 18 A Thedford. | 18 company. But again, if you hear from us, you'll |
| 19 Q Is that Lauren? | 19 know that we object; if you don't hear from us, |
| 20 A Yes. | 20 then you should assume that we're not objecting. |
| 21 Q Okay. Who else? | 21 The other thing I'd like to address is |
| 22 A Ms. Katie Irving. | 22 because of Mr. Leventon's role as in-house |
| 23 Q Who else? | 23 counsel, the debtor as defendant in the action |
| A TOTAL DE TOTAL DE LA COMPANIA | 25 12 12 12 12 12 12 13 13 14 14 |

24 does have quite a number of questions it would

25 like to ask, but just take -- going back to our

24 A That's who I can think of sitting here

25 today.

Transcript of Isaac D. Leventon

11 (41 to 44)

Conducted on July 22, 2021 41 43 1 colloquy yesterday with Frances, as she noted, A Mr. Ellington. 2 this is a court-ordered deposition that was Q The sole owner? 3 noticed by UBS. So our intention today is not to A I don't know actually. I know he's one of 4 question the witness, to fully reserve our right the owners. 5 to seek his deposition at a later date in this Q Do you know any other owners of Skyview? 6 action, which we may or may not do, depending upon A Sitting here today, I do not. 7 the testimony that he gives today. But we do want Q I take it you have no equity in Skyview 8 to give UBS their full day of deposition as the 8 Group? 9 Court ordered. A No. 10 MR. CLUBOK: Okay. 10 Q Do you expect to get any equity? MR. FEINSTEIN: Thank you. 11 A I don't know if I will or not. 11 MR. CLUBOK: Thank you. 12 Q Has that been discussed at all? 13 BY MR. CLUBOK: 13 A There have been discussions but nothing 14 Q Mr. Leventon, do you need me to repeat the 14 really determinative. 15 question? 15 Q Okay. So there's been discussions where 16 A I actually don't remember what the 16 it's been held out to you that it's a possibility 17 question was at this point. 17 that you may one day get equity in Skyview Group, 18 Q I kind of don't either, so give me one 18 correct? 19 second here. Let's see if I can find it. Okay. 19 A Correct. 20 Ready to go. 20 Q And those discussions were with 21 Sir, did you ever disclose the existence 21 Mr. Ellington, right? 22 A I don't believe they were, actually. 22 of SAS to the independent directors? 23 A I don't ever remember discussing that 23 Q Who were they with? 24 entity with them one way or another. 24 A Mr. Collins. 25 Q Did you disclose the existence of SAS to 25 Q And you understood Mr. Collins to be 42 1 counsel for the independent directors? 1 speaking on behalf of Mr. Ellington when he had A I don't recall discussing that entity with these discussions, or with his authority? 3 them at any point in time, no. A I understood him to be speaking on behalf Q Let's go back to your current employment. 4 of the company. 5 You said you work for the Skyview Group? Q Okay. On behalf of Skyview Group? A Yes. A Correct. Q Is that the only entity you work for Q That's the same Mr. Collins that you said 8 currently? 8 is the only person you ever spoke to about getting A No. 9 the roughly \$300,000 in May of 2020 from NexPoint, 10 Q Okay. Who else do you work for besides 10 correct? 11 the Skyview Group? 11 A Correct. 12 A Skyview Legal PC. 12 Q Was Mr. Collins working for NexPoint at 13 O What's that? 13 the time? 14 A It is a dedicated law firm that provides MS. SMITH: Objection, form. 15 services -- legal services to Skyview Group's 15 A Could you clarify your question, please? 16 BY MR. CLUBOK: 16 clients. 17 Q Do you work for any other entities? 17 Q Was Mr. Collins working for NexPoint in 18 A No. 18 May of 2020 when you had this discussion with him? MS. SMITH: Objection, form. 19 Q Who pays your compensation? 20 A Today it's Skyview Group, but I think it's 20 A I don't know that I can answer the 21 switching over to Skyview Legal PC. 21 question as asked. Could you rephrase it, please?

25 Q Who owns Skyview Group? 25 know?

22 Q And do you expect that to affect your

23 total compensation?

24 A No.

22 BY MR. CLUBOK:

23 Q Did you know -- well, was Mr. Collins

24 working for HCM in May of 2020, as far as you

Transcript of Isaac D. Leventon

12 (45 to 48)

Conducted on July 22, 2021 45 47 A Yes. 1 statement detail. Q Was Mr. Collins working for NexPoint in Q Did you believe it was coming from HCM at May of 2020, as far as you know? that time? A Can you define working? Because given the A No. 5 situation, it has some complexities to it. Are Q And so you knew it -- you didn't think it you asking if he was employed by NexPoint? was coming from HCM and you had no idea where it Q Yes, was he employed by NexPoint? was coming from until you checked after the A Not that I'm aware of. deposition you had earlier this year, correct? A I'm not saying I had no idea. I'm saying Q But he was acting on NexPoint's behalf, as 10 far as you know, in May of 2020? 10 I simply didn't check or look into it at all. 11 A Under shared services agreements, yes. Q What was the idea you had about the source 12 Q So when he arranged for you to get paid 12 of the funds? 13 \$300,000 in May of 2020, you understood him to be 13 A I didn't have an idea. I didn't check or 14 doing that on behalf of NexPoint pursuant to the 14 look, Mr. Clubok. 15 shared services agreement NexPoint had with HCM at 15 Q Okay. So you had no idea about the source 16 the time, correct? 16 of the funds other than it was not coming from 17 A No. 17 HCM, when you were told you were going to get 18 Q Okay. But shared services agreement at 18 roughly 300,000 in May of 2020 by Mr. Collins, 19 the time authorized Mr. Collins to act on behalf 19 correct? 20 of NexPoint, as far as you know? 20 A I didn't look one way or another. 21 A Sorry, let me rephrase. I disagree with 21 Q I didn't ask you that. I said you had no 22 the premise of your prior question. I shouldn't 22 idea -- your testimony here today is you had no 23 have answered no. I simply disagree with the 23 idea about the source of the funds other than you 24 underlying premise. 24 knew it was not coming from HCM, when you were 25 told you were going to get roughly \$300,000 in May 25 Q In what way? 46 A At the time I received that payment, I of 2020 by Mr. Collins, correct? didn't know that it had come from NexPoint. 2 MS. SMITH: Objection, form. Q Where did you believe it had come from at A I didn't look one way or another. 4 the time? BY MR. CLUBOK: MS. SMITH: Andy, I'm going to object to Q I'm not asking whether you looked. My this line of questioning. I refrained to see how question is -- and I'll ask it one more time. far you were going, but this is not within the When you received -- is it true -- strike that. 8 scope of the deposition. This is supposed to be Is it true that you had no idea about the 9 about the temporary restraining order and the 9 source of the funds other than you knew it was not 10 preliminary injunction and the relationship to 10 coming from Highland Capital Management, when you 11 Sentinel. And this -- I mean, I allowed several 11 were told you were going to get roughly \$300,000 12 minutes of questions on this, but this doesn't 12 in May of 2020 by Mr. Collins? 13 seem at all related and now it's also repetitive. 13 A I didn't look one way or another. 14 BY MR. CLUBOK: 14 Q I'm not asking you whether you looked. 15 Q In May of 2020, where did you believe the 15 I'm asking you whether you had an idea. You've 16 \$300,000 was coming from? 16 worked at Highland for a long time, you have 17 A I didn't have a belief one way or another. 17 beliefs and ideas about how things operate. My 18 Q Mr. Collins just said you were going to 18 question is, did you have an idea in your head, a 19 get 300,000 and you had no belief at all the 19 belief or an idea or a thought about the source of 20 source of those funds? 20 the funds other than knowing they did not come

21 A He said you're going to get the deferred

22 compensation that your -- that you earned and that

23 you're owed and that you've been waiting for for

25 you're owed and that you've been watering for for

24 three years, but he didn't mention where it was

25 coming from and I didn't check the bank account

21 directly from HCM?

22 A I don't recall having any -- having any

23 thought process at the time because I simply

24 didn't look into it.

25 Q What are your job -- what's your job title

Transcript of Isaac D. Leventon

Conducted on July 22, 2021

13 (49 to 52)

49 51 at Skyview? A I'm not really sure. A I think it's counsel. Q I didn't ask if you were sure. Do you anticipate anyone else being a shareholder, as you Q Who do you report to at Skyview Group? A It's not really clear, actually. We're sit here today? MS. SMITH: Isaac -- excuse me. still kind of figuring things out. Q Who gives you directions on what to do? 6 Mr. Leventon, before you answer, make sure that A Really nobody. you do not divulge any attorney-client privileged Q You just have a sense of what to do 8 information with either Skyview Legal PC or in 9 without anyone telling you? 9 your role as counsel to Skyview Group. 10 A I mean, we talk internally about tasks and 10 A There's been no determination. I don't 11 we divide them up and I take the ones that I need 11 have an anticipation one way or another. 12 to do and take care of and I take care of them. 12 BY MR. CLUBOK: 13 Q Is there anyone you consider to be in any 13 Q Do you have an anticipation of what level 14 sort of management position above you other than 14 of -- I assume as a shareholder you have some 15 Mr. Ellington? 15 equity interest? 16 A Maybe Mr. Sevilla, but that's not really 16 A Correct. 17 clear. 17 Q Do you have any anticipation of roughly 18 what equity interest you will have in Skyview 18 Q What about Skyview Legal PC? Do you have 19 a job title there? 19 Legal PC? 20 A Yes. 20 A No. 21 Q What's that? 21 Q You don't know if it's 1 percent or 22 A Shareholder. 22 50 percent? 23 Q How many shareholders are there at Skyview 23 A Correct. 24 Legal PC? 24 Q And has there been any discussion to that 25 effect? 25 A We're just forming the entity, so we 50 52 1 actually haven't determined that yet. 1 Q Has it been established already? Q So the amount of equity ownership in A It's been formed, but we haven't executed Skyview is still to be determined, Skyview 4 the bylaws yet. 4 Legal PC? Q Who are the shareholders that you A Correct. 6 anticipate? Q And you anticipate the ultimate decision-maker for that will be Scott Ellington, MS. SMITH: Objection, form. A We really haven't figured that out yet. correct? 9 BY MR. CLUBOK: A No. 10 Q Well, you said that you anticipate being a 10 Q Who will be the ultimate decision-maker 11 shareholder, right? 11 for that? 12 A Yes. 12 A Collectively, the attorneys that will be 13 Q Has there already been anything signed to 13 employed by Skyview Legal PC. 14 make that happen or is that just something you 14 Q Whose idea was it to create Skyview 15 believe will happen? 15 Legal PC? 16 A The latter. I don't think we have MS. SMITH: I'm going to interrupt and 17 anything executed yet. 17 again object. I feel like I'm giving you a lot of 18 Q Other than yourself, who else do you 18 latitude, but this is well beyond the scope of 19 anticipate being a shareholder of Skyview 19 what Judge Jernigan ruled would be the scope of 20 Legal PC, as you sit here today? 20 the deposition and the topics. 21 A Mr. Sevilla. 21 BY MR. CLUBOK: 22 O Who else? 22 Q Whose idea was it to create Skyview 23 A I don't know. 23 Legal PC? 24 Q Just you and Sevilla and no one else, as 24 A I need to confer with my counsel for a 25 you sit here today? 25 moment as to attorney-client privilege.

PLANET DEPOS

Transcript of Isaac D. Leventon

14 (53 to 56)

Conducted on July 22, 2021

53 55 Q Okay. We'll come back to that, then. A No. Well, I don't think I did, no. When did you start working at Skyview Q And I apologize if I asked you this, but 3 Group? do you know who -- sorry. You said Mr. Ellington A March 1st, 2021. 4 is the 100 percent owner of Skyview Group, as far 5 as you know? Q Unless I say otherwise, let's assume when 6 I say Skyview, we're talking about Group, the A That was not my testimony. 7 entity that already exists, as opposed to the one Q Mr. Ellington is the only owner of Skyview 8 you're talking about forming that also has Skyview 8 Group that you're aware of, correct? 9 in the name; is that okay? A He's the only one I can think of, yes. 10 A I disagree with one premise of what you 10 He's the only person I can think of, yes. 11 just stated. 11 Q Are you aware of any others? 12 Q What's that? 12 A No. 13 A Skyview Legal PC is a created and existing 13 MS. SMITH: Objection, form. 14 entity. 14 BY MR. CLUBOK: 15 Q So who are the current shareholders of 15 Q Okay. Does that entity go by any other 16 Skyview Legal PC? 16 name? 17 A We don't have a shareholders agreement 17 A It used to be called Highgate. 18 yet. We just have a filing with the State of Q Why the switch? Do you know? 19 Texas that forms the entity. 19 A Marketing or branding decided to change 20 Q And you didn't have to identify the owners 20 the name. 21 in that filing? 21 Q Okay. Any other names? 22 A I believe I'm the individual who's the 22 A No. 23 contact person with the State for that entity. 23 Q The work address you previously provided, 24 Q Okay. Well, I'll try to say Skyview 24 is that the principal place of business for 25 Group, then, to the best of my ability. 25 Skyview Group? 54 56 What is your -- I take it you don't have A Yes. 1 2 any current job duties with respect to Skyview Q How many employees does it have, roughly? 2 3 Legal PC yet? A Thirty to 40. Q Are they almost all ex-Highland Capital A I do. 4 Q What are they? 5 Management employees? A Providing service to -- legal service to A Yes. Q Are they all ex-HCM employees? Q So you've already started doing that? A Yes. Q Are there any other entities that operate 10 from the same address other than Skyview Group and 10 Q Who are your clients? 11 A I have a nondisclosure agreement with 11 Skyview Legal PC? MS. SMITH: Objection, form. 12 clients that are not affiliated with Mr. Dondero 13 and so I am not at liberty to go into that 13 A Yes. 14 information at this time. 14 BY MR. CLUBOK: 15 Q Okay. Aside from clients who are not 15 Q What are they? 16 affiliated in any way with Mr. Dondero or 16 A NexBank. 17 Mr. Ellington, who are your clients? 17 Q Okay. What else? 18 A NexPoint, I believe. 18 MS. SMITH: Objection, form. 19 A I would really have to think about it. 19 Q What else? 20 BY MR. CLUBOK: 20 A I think that's it. 21 Q Can you identify any clients who aren't 21 Q And do you current --22 affiliated with Mr. Dondero or Mr. Ellington? 22 A Although there are other tenants in the 23 building. I just don't know who they are. 23 A Sitting here today, no. 24 Q Okay. What -- did you have any role in Q What about CPCM? 25 the formation of Skyview Group? 25 MS. SMITH: Objection, form.

Transcript of Isaac D. Leventon

15 (57 to 60) Conducted on July 22, 2021

| Conducted or | 1 July 22, 2021 | |
|---|---|--|
| 57 | 59 | |
| 1 A CPCM is a wholly owned subsidiary of | 1 pay me my unpaid bonus amounts. | |
| 2 Skyview Group. | 2 Q Did you still have unpaid bonus amounts? | |
| 3 BY MR. CLUBOK: | 3 A Yes. | |
| 4 Q Are there other wholly owned subsidiaries | 4 Q Is that amounts from May 2020 through the | |
| 5 of Skyview Group? | 5 time of your employment, or something else? | |
| 6 A I don't know. | 6 A That's one time period, but that's not all | |
| 7 Q That's the only one you know of, CPCM? | 7 of them. | |
| 8 A Correct. | 8 Q I thought you said before that in May of | |
| 9 Q What is CPCM? | 9 2020, you got trued up to the amount that you | |
| 10 A It is a claims holding company. | 10 believed you were owed at that point? | |
| 11 Q For what kind of claims? | 11 A No. | |
| 12 A Claims in the debtor's bankruptcy. | 12 Q Roughly how much more did you believe you | |
| 13 Q For what? | 13 were owed in unpaid bonuses beyond what you | |
| 14 A I believe mostly for employee compensation | 14 received in May 2020 from NexPoint? | |
| 15 that was due and payable but not paid. | 15 MS. SMITH: Objection, form. | |
| 16 Q And that would include your compensation? | 16 A So you're using the wrong nomenclature. | |
| 17 A Yes. | 17 There's bonuses and then there's deferred | |
| 18 Q And that would be the roughly the same | 18 compensation. | |
| 19 amount that you received from NexPoint in May of | 19 BY MR. CLUBOK: | |
| 20 2020? | 20 Q Okay. Roughly how much in bonuses do | |
| 21 MS. SMITH: Objection, form. | 21 you did you believe you were still owed? | |
| 22 A Not necessarily, no. | 22 A As of what date? | |
| 23 BY MR. CLUBOK: | 23 Q As of the date of your termination with | |
| 24 Q Is it? | 24 HCM. | |
| 25 A No, not necessarily, no. | 25 A I don't recall the exact number. It would | |
| 58 | 60 | |
| 1 Q What's the amount of that claim with | 1 have been several hundred thousand dollars. | |
| 2 respect to you? | 2 Q When was the last time you spoke with | |
| 3 A I'd have to look at the I don't recall. | 3 Scott Ellington? | |
| 4 Q Roughly. Is it | 4 MS. SMITH: Objection, form. | |
| 5 A It's whatever is in the I don't recall, | 5 A Three weeks ago, maybe a month. | |
| 6 honestly. | 6 BY MR. CLUBOK: | |
| 7 Q Did you sell your claim to CPCM? | 7 Q Before he left for his vacation or since | |
| 8 MS. SMITH: Objection, form. | 8 he's left? | |
| 9 A I assigned it to CPCM. | 9 A Before. | |
| 10 BY MR. CLUBOK: | 10 Q Have you communicated with him in any way | |
| 11 Q For what consideration? | 11 since he started the vacation he's currently on? | |
| 12 A Employment at Skyview. | 12 A Have I communicated with him in any way? | |
| 13 Q That was a condition of your employment at | 13 I've been actually, no, I haven't directly | |
| 14 Skyview? | 14 communicated with him at all. | |
| 15 MS. SMITH: Objection, form. | 15 Q What were you thinking about there? | |
| 16 A I believe that's right. I don't recall | 16 A I received a forward of an e-mail that he | |
| 17 exactly, but I think that's right. Maybe. I take | 17 wrote, but that's it. | |
| 18 it back actually. I'm going to change my | 18 Q An e-mail to whom? | |
| 19 testimony. I don't remember, honestly. It's | 19 A Brigid Brewer. | |
| 20 whatever is reflected in the documents. | 20 Q And he wrote that while he was on his | |
| 21 BY MR. CLUBOK: | 21 trip? | |
| 22 Q You don't remember what the consideration | 22 MS. SMITH: Objection. | |
| 23 is for assigning your claim in the bankruptcy case | 23 Make sure that you're not divulging any | |
| 24 to CPCM? | | |
| 124 to CI CIVI: | 24 privileged information. | |
| 25 A I believe Skyview indicated that it would | 24 privileged information.25 | |

Transcript of Isaac D. Leventon

16 (61 to 64)

Conducted on July 22, 2021

| Conducted on July 22, 2021 | | | |
|---|---|--|--|
| 6 1 BY MR. CLUBOK: | 1 A No, actually, I wouldn't. Who knows phone | | |
| 2 Q I'm not asking for the substance. I'm | 2 numbers these days. | | |
| | 3 Q Well, if you looked at your phone, you | | |
| 1 | 1111 110 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | | |
| 1 | | | |
| 5 A I didn't receive the e-mail from | 5 texted you from? | | |
| 6 Mr. Ellington. | 6 A Probably, yes. | | |
| 7 Q You received a forward of it? | Q And Mr. Ellington uses different phones, | | |
| 8 A Correct. | 8 correct? | | |
| 9 Q From Brigid? | 9 MS. SMITH: Objection, form. | | |
| 10 A Correct. | 10 A I don't really know what he does. | | |
| 11 Q And that was dated when, roughly? | 11 BY MR. CLUBOK: | | |
| 12 A I don't remember. Sometime over the last | 12 Q Well, you've gotten texts from him from | | |
| 13 two weeks. | 13 different phone numbers, correct? | | |
| 14 Q Okay. Other than that, have you in any | 14 A I don't know that that's true actually. | | |
| 15 way received any communications from Mr. Ellington | 15 No. | | |
| 16 since he left for Africa? | 16 Q Were there any documents that you | | |
| 17 A No. | 17 identified that were responsive to the request but | | |
| 18 Q Did you ever get text messages from | 18 that you deemed to be privileged? | | |
| 19 Mr. Ellington? | 19 MS. SMITH: Objection, form. | | |
| 20 A Yes. | 20 A I'm going to defer to my counsel on what | | |
| 21 Q Do you have by the way, did you search | 21 documents we gathered and how we handled them. If | | |
| 22 for documents in connection with this adversary | 22 there's a privilege issue, I'm sure they can | | |
| 23 proceeding? | 23 address it. | | |
| 24 A Yes. | 24 BY MR. CLUBOK: | | |
| 25 Q Where did you search? | 25 Q Well, did you who made the decision as | | |
| | | | |
| 62 | 64 | | |
| 1 A On my phone. | 1 to whether or not documents that you reviewed were | | |
| | | | |
| 1 A On my phone. | 1 to whether or not documents that you reviewed were | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? | 1 to whether or not documents that you reviewed were 2 relevant or not, you or | | |
| 1 A On my phone. 2 Q Where else? 3 A On my personal e-mail. | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? REDACTED | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your | | |
| 1 A On my phone. 2 Q Where else? 3 A On my personal e-mail. 4 Q What's your personal e-mail address? 5 REDACTED 6 Q Do you have any other personal e-mail | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your phone? | | |
| 1 A On my phone. 2 Q Where else? 3 A On my personal e-mail. 4 Q What's your personal e-mail address? 5 REDACTED 6 Q Do you have any other personal e-mail 7 addresses? | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your phone? A No. | | |
| 1 A On my phone. 2 Q Where else? 3 A On my personal e-mail. 4 Q What's your personal e-mail address? 5 REDACTED 6 Q Do you have any other personal e-mail 7 addresses? 8 A No. | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your phone? A No. Q Okay. So who did the search of your | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? REDACTED Q Do you have any other personal e-mail addresses? A No. Q Okay. Where else did you search for | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your phone? A No. Q Okay. So who did the search of your phone? | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? REDACTED Q Do you have any other personal e-mail addresses? A No. Q Okay. Where else did you search for documents, if anywhere? | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your phone? A No. Q Okay. So who did the search of your phone? A I did the search. | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? REDACTED Q Do you have any other personal e-mail addresses? A No. Q Okay. Where else did you search for documents, if anywhere? A That's it. | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your phone? A No. Q Okay. So who did the search of your phone? A I did the search. Q And so did you were responsible for | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? REDACTED Q Do you have any other personal e-mail addresses? A No. Q Okay. Where else did you search for documents, if anywhere? A That's it. Q Did you take any physical documents at all | 1 to whether or not documents that you reviewed were 2 relevant or not, you or 3 A The counsel sitting to my right. 4 Q Did you identify documents? I mean, did 5 you turn over your phone and have them search your 6 phone? 7 A No. 8 Q Okay. So who did the search of your 9 phone? 10 A I did the search. 11 Q And so did you were responsible for 12 looking at your phone and seeing if there were | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? REDACTED Q Do you have any other personal e-mail addresses? A No. Q Okay. Where else did you search for documents, if anywhere? A That's it. Q Did you take any physical documents at all from HCM when you left or retain any that you had | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your phone? A No. Q Okay. So who did the search of your phone? A I did the search. Q And so did you were responsible for looking at your phone and seeing if there were documents responsive to our request, correct? | | |
| 1 A On my phone. 2 Q Where else? 3 A On my personal e-mail. 4 Q What's your personal e-mail address? 5 REDACTED 6 Q Do you have any other personal e-mail 7 addresses? 8 A No. 9 Q Okay. Where else did you search for 10 documents, if anywhere? 11 A That's it. 12 Q Did you take any physical documents at all 13 from HCM when you left or retain any that you had 14 when you left? | to whether or not documents that you reviewed were relevant or not, you or A The counsel sitting to my right. Q Did you identify documents? I mean, did you turn over your phone and have them search your phone? A No. Q Okay. So who did the search of your phone? A I did the search. Q And so did you were responsible for looking at your phone and seeing if there were documents responsive to our request, correct? A I was responsible for locating everything | | |
| A On my phone. Q Where else? A On my personal e-mail. Q What's your personal e-mail address? REDACTED Q Do you have any other personal e-mail addresses? A No. Q Okay. Where else did you search for documents, if anywhere? A That's it. Q Did you take any physical documents at all from HCM when you left or retain any that you had when you left? A Yes. | 1 to whether or not documents that you reviewed were 2 relevant or not, you or 3 A The counsel sitting to my right. 4 Q Did you identify documents? I mean, did 5 you turn over your phone and have them search your 6 phone? 7 A No. 8 Q Okay. So who did the search of your 9 phone? 10 A I did the search. 11 Q And so did you were responsible for 12 looking at your phone and seeing if there were 13 documents responsive to our request, correct? 14 A I was responsible for locating everything 15 that could potentially be responsive and turning | | |
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| 1 A On my phone. 2 Q Where else? 3 A On my personal e-mail. 4 Q What's your personal e-mail address? 5 REDACTED 6 Q Do you have any other personal e-mail 7 addresses? 8 A No. 9 Q Okay. Where else did you search for 10 documents, if anywhere? 11 A That's it. 12 Q Did you take any physical documents at all 13 from HCM when you left or retain any that you had 14 when you left? 15 A Yes. 16 Q What did you retain? 17 A My personnel file. So like my pay stubs 18 and those sorts of documents. | 1 to whether or not documents that you reviewed were 2 relevant or not, you or 3 A The counsel sitting to my right. 4 Q Did you identify documents? I mean, did 5 you turn over your phone and have them search your 6 phone? 7 A No. 8 Q Okay. So who did the search of your 9 phone? 10 A I did the search. 11 Q And so did you were responsible for 12 looking at your phone and seeing if there were 13 documents responsive to our request, correct? 14 A I was responsible for locating everything 15 that could potentially be responsive and turning 16 it over to counsel. 17 Q I'm going to specifically ask about the 18 search of your phone. Did anyone search your | | |
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| 1 A On my phone. 2 Q Where else? 3 A On my personal e-mail. 4 Q What's your personal e-mail address? 5 REDACTED 6 Q Do you have any other personal e-mail 7 addresses? 8 A No. 9 Q Okay. Where else did you search for 10 documents, if anywhere? 11 A That's it. 12 Q Did you take any physical documents at all 13 from HCM when you left or retain any that you had 14 when you left? 15 A Yes. 16 Q What did you retain? 17 A My personnel file. So like my pay stubs 18 and those sorts of documents. 19 Q Anything else besides your personnel file? 20 A I'm trying to remember. I think that was 21 it. I may have picked up like some CLE materials 22 that I hadn't read yet, but I think that was it. | 1 to whether or not documents that you reviewed were 2 relevant or not, you or 3 A The counsel sitting to my right. 4 Q Did you identify documents? I mean, did 5 you turn over your phone and have them search your 6 phone? 7 A No. 8 Q Okay. So who did the search of your 9 phone? 10 A I did the search. 11 Q And so did you were responsible for 12 looking at your phone and seeing if there were 13 documents responsive to our request, correct? 14 A I was responsible for locating everything 15 that could potentially be responsive and turning 16 it over to counsel. 17 Q I'm going to specifically ask about the 18 search of your phone. Did anyone search your 19 phone for responsive documents other than you? 20 A No. 21 Q Okay. So you made the sole decision when 22 you looked at documents or text messages on your | | |

Transcript of Isaac D. Leventon

17 (65 to 68)

Conducted on July 22, 2021 65 67 Q Okay. You made the decision of which 1 was working with Skyview Group but she wasn't yet 2 documents to share with your attorneys to on maternity leave? 3 determine whether or not they were responsive? 3 MS. SMITH: Objection, form. A I made the decision as to which documents A I don't believe so. 5 to provide to my attorneys for them to make the BY MR. CLUBOK: 6 determination as to responsiveness and/or Q Have you spoken to her about any privilege. work-related issues since she left HCM? MR. CLUBOK: And I think, for the record, A No. We just talk about her babies. 9 we've received zero documents from Mr. Leventon in Q Okay. How long is her maternity leave? 10 production. Correct me if I'm wrong, Ms. Smith, 10 MS. SMITH: Objection, form. 11 and I don't think we received a privilege log so 11 A I don't know, Mr. Clubok. 12 we're going to want to work on that. 12 BY MR. CLUBOK: MS. SMITH: That's incorrect. I did 13 13 Q Do you have a --14 provide a privilege log. 14 A Her maternity leave is whatever is MR. CLUBOK: Okay. I apologize if that's 15 necessary and appropriate for a woman who's had 16 the case. Ms. McLaughlin will know better than I 16 twins, and that is not a place where a man will 17 so we'll double-check that at the break. 17 venture to render an opinion. 18 BY MR. CLUBOK: 18 Q It depends if they're, I suppose, HR. Is 19 Q When was the last time you spoke with 19 Mr. Collins your HR person? 20 Mr. Sevilla? 20 A To be clear, I'm not in HR so I would not 21 A Maybe two weeks ago, week and a half. 21 venture an opinion as to what is the appropriate 22 Q When was the last time you spoke with 22 length of maternity leave for a woman who's had 23 Mr. DiOrio? 23 twins. 24 A Yesterday. 24 Q Who decides that at Skyview Group? 25 A I don't know. 25 Q Did you speak about this matter at all? 66 68 A Very briefly. Q Is Mr. Collins in the HR group? 1 A I believe he's the head of HR. Q What did you say? 2 A We just exchanged basically the dates when MR. CLUBOK: This is probably a good time we were going to be deposed. to take a break if you guys want to take a break. THE WITNESS: We can keep going. Q Anything else? 5 A That's pretty much it. BY MR. CLUBOK: Q When was the last time you spoke with Q In that case, then, I'll ask you this? 8 Ms. Irving? THE WITNESS: They want a break. MS. SMITH: I would like to take a break. A It's been months. 10 Q Ms. Irving works at Skyview Group? 10 BY MR. CLUBOK: MS. SMITH: Objection, form. 11 Q You know what? I'm going to ask one last 12 A Yes, but she's on maternity leave. 12 thing to just finish this topic up and I think it 13 BY MR. CLUBOK: 13 will then -- to really start -- to prepare for 14 Q When did she start working there? 14 this deposition, did you do anything other than 15 A I don't know. 15 meet with your lawyers? 16 O Did you hire her? 17 A Did I hire her? No. 17 Q Did you review any documents at all in 18 Q Was she ever there before she went on 18 anticipation of this deposition? 19 maternity leave after her employment at HCM? 19 A No. 20 A I don't know. 20 Q Did you look at any documents this 21 Q Did you ever -- have you talked to her at 21 morning? 22 all since she left HCM? 22 A No. 23 A Yes. 23 Q And roughly how long did you spend with 24 Q Okay. And when you spoke with her, was 24 your attorneys preparing for this deposition,

25 total?

25 there ever a time when you spoke with her that she

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Conducted on July 22, 2021

18 (69 to 72)

71 A Maybe five or six hours. 1 We're now returned to our regularly scheduled Q When was that? A Monday. 3 Mr. Leventon, you're still under oath, Q Okay. 4 right? MR. CLUBOK: That's it. Let's take our 5 A Yes, sir. Q Okay. Sir, you were aware that UBS filed break. THE VIDEOGRAPHER: We are off the record 7 litigation in 2009 against Highland's affiliated entities, correct? at 11:01 a.m. (Recess taken from 11:01 a.m. CDT to A So aware that UBS had filed litigation 10 11:19 a.m. CDT) 10 against Highland Capital Management and two funds THE VIDEOGRAPHER: The time is 11:19 a.m. 11 managed by it. 12 We are back on the record. 12 Q Well, it was Highland Capital Management MS. SMITH: Normally the practice on these 13 plus CDO Fund and SOHC, as colloquial names for 14 depositions of nonparties is if someone else wants 14 those funds, without laying out their whole formal 15 to ask questions, then they allocate between 15 names, correct? 16 themselves the time. And so we are presenting 16 A Those would be the colloquial names I 17 Mr. Leventon today for his seven hours and today 17 would use, but if we want to be specific, we 18 is the day. We had a motion to compel and a 18 probably should identify the entities. 19 motion to quash and nowhere during that time did 19 Q Yeah. And there may have been a number of 20 the debtor raise any indication that they needed 20 entities and subs, but it certainly included 21 separate depositions. We're not presenting 21 Highland CDO Opportunity Master Fund, LP, which we 22 shorthanded would refer to as CDO Fund throughout 22 Mr. Leventon for 14 hours. So you might want to 23 check on the break or at lunch and see. We -- you 23 the litigation; is that fair? 24 know, we objected yesterday, but we gave 24 A I believe that was the CDO Fund entity 25 Mr. Feinstein his time and allowed him to answer 25 that was the named defendant in that matter, yes. 70 72 1 questions and we're willing to do that again Q And also there was Highland Special 2 today. Opportunities Holding Company, which we routinely referred to as SOHC throughout that litigation, MR. CLUBOK: Okay. And, you know, it's --4 I don't mind if you-all want to make your record correct? to use this time. We won't count this as part of 5 A That's correct. the deposition, this dispute. Q And then there was also as defendant in MS. SMITH: That's fine. 7 that litigation an entity called Highland MR. CLUBOK: My -- our -- we have no view 8 Financial Partners, which we often called HFP, 9 on it yesterday whether, you know, we were 9 correct? 10 perfectly fine since we had time left to give that 10 A Not in 2009, no. 11 time to the debtor. It's between you-all to work 11 Q Right. But -- okay. The litigation by --12 out whether -- you know, whether and when the 12 certainly by 2012 included as defendants, Highland 13 debtor gets to depose Mr. Leventon. From our 13 Financial Partners, which we often referred to as 14 perspective, but anyway, I don't know if 14 HFP? 15 Mr. Feinstein wants to make some other comment on 15 A Highland Financial Partners, LP, which we 16 the record, it's fine. 16 would refer to as HFP, yes, was a defendant. MR. FEINSTEIN: Only briefly. It's not 17 Q And Strand was also a defendant in the 18 appropriate to debate this on the record, but I 18 litigation ultimately, correct? 19 would refer counsel to her very fierce statements 19 A Strand Advisors, Inc., I believe that's 20 yesterday about -- she's done a 180, but we can 20 correct. 21 take this up off line. Thank you. Why don't you 21 Q Which we would shorthand by just referring 22 proceed, Andy. 22 to often as Strand? MR. CLUBOK: Okay. Thank you. 23 A That may have been your practice. 24 BY MR. CLUBOK: 24 Q There was also an entity that was called 25 Q Sorry for that commercial interruption. 25 Highland Credit Opportunities CDO, LP, that we

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19 (73 to 76)

Conducted on July 22, 2021 73 75 sometimes referred to as Credit Opportunity or 1 the person who took responsibility that the Credit Opps, correct? responses to UBS's discovery requests in that MS. SMITH: Objection, form. litigation during that time period of roughly 2011 A I believe that's right, but I probably to 2013 were properly answered? would need to see the style of the case in order A Kevin Rabinowitz. to identify the exact entity because a lot of them O Who was outside counsel at the time? had very similar names. A Correct. 8 BYMR. CLUBOK: Q Okay. And who inside was primarily 9 responsible for managing your outside counsel to Q And that entity was later changed to a 10 name that we have shorthanded since as 10 ensure that they did that work properly? 11 A I was primarily responsible at that point 11 Multi Strat, correct? 12 A Again, I would need to look at the style 12 for managing the litigation from the in-house 13 of the case to match up the exact entities. 13 side. 14 Q Okay. But colloquially as, you know, you 14 Q And did that responsibility for managing 15 were on this litigation for a long time --15 the -- by the way, if I say the UBS litigation in 16 New York, will you understand that I mean this 16 A Yes. 17 Q -- we spoke many times, lots of e-mails 17 case that we referred to where we've identified 18 and documents and hallway conversations, including 18 the parties? 19 during court, and fair to say that there was an 19 A Yes, but I think there were also like 20 three different cause numbers at some point. 20 entity that we sometimes shorthand as Highland 21 Credit Opportunities that we've since shorthanded 21 Q Right. There was different causes that 22 as Multi Strat? 22 were all ultimately consolidated into one matter. 23 A That's fair to say, yes. 23 And can I collectively refer to those actions as 24 Q Okay. Thanks. Now, what role did you 24 the UBS New York litigation against Highland, just 25 play in managing that litigation for HCM and the 25 to -- to shorthand it? 74 76 1 other affiliates? A You can. Just to be clear, there were -before you said Highland and you meant just 2 A During what time period? Q From 2009 till you were terminated? Highland Capital Management, LP. There were lots A I didn't have a consistent role during of other entities involved. 5 that entire period of time. Q Right. So if we call it the UBS New York Q Okay. In 2011, when you got your litigation against Highland and its affiliates, 7 promotion to assistant general counsel, from that you'll know what I'm referring to, correct? 8 period for the next two years, you were the A Yes. 9 primary person responsible for responding to the Q And you were primarily responsible for 10 UBS's discovery requests in that litigation, 10 supervising that litigation from 2011 through at 11 correct? 11 least the bankruptcy? 12 A I don't think that's how I would phrase 12 A That's not correct. 13 it, no. 13 Q Okay. When were you the primary person 14 Q Well, who was primarily responsible for 14 responsible for supervising that litigation, 15 responding to UBS's discovery requests in the UBS 15 during what time frame? 16 litigation in or about 2011 through 2013? 16 A I'm trying to remember exactly when I 17 A I don't know that you can identify a 17 relinquished day-to-day management, but for a 18 single person that would have been responsible for 18 substantial period of time several years. That 19 responding to discovery. 19 was done by Jason Vancour. 20 Q There was no person at HCM who took 20 Q And that was during what period of time? 21 responsibility ultimately for ensuring that 21 A I'm struggling to remember. It would have 22 document requests were properly responded to; 22 been somewhere in 2012 to '15 or so.

23 Q And then you resumed day-to-day

25 A I don't remember if we handed it off to

24 supervision after that?

23 that's what you're saying?

24 A That's not my testimony.

25 Q Who, to the best of your knowledge, was

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20 (77 to 80)

| | l on July 22, 2021 |
|---|---|
| 77 1 one other person or if I took it straight back | 79 1 Q By whom? |
| 2 over. | 2 A By Mr. Ellington. |
| 3 Q But you came to resume your role as the | 3 Q Did you ever directly inform Mr. Dondero |
| 4 day-to-day supervisor of that litigation prior to | 4 about the trial or the litigation? |
| 5 it going to trial, correct? | 5 A I don't remember if I did or not. I don't |
| 6 A Correct. | 6 recall. |
| 7 Q And you were the day-to-day supervisor of | 7 Q How do you know Mr. Ellington did that? |
| 8 that litigation during the trial, correct? | 8 A I only have a very general recollection |
| 9 A Yes. | 9 that he indicated that Mr. Dondero had been kept |
| 10 Q And that was a trial that ultimately | 10 apprised. |
| 11 resulted in a roughly \$1 billion judgment against | 11 Q He indicated that to you? |
| 12 two of the defendants in that case, correct? | 12 A Correct. |
| 13 A Correct. | 13 Q And after the trial, did you communicate, |
| 14 Q And you, during that trial, came every | 14 in words or substance, that it was likely that UBS |
| 15 single day to court and actively directed the | 15 would get a significant judgment? |
| 16 outside counsel who were the courtroom advocates | 16 A I don't remember how I communicated |
| 17 for the defendants in that case, correct? | 17 what I communicated at that point. |
| | _ |
| 18 MS. SMITH: Objection to form. | 18 Q Did you have any recommendation as to |
| 19 A I mean, I don't know that I directed them, | 19 whether or not UBS would likely obtain a judgment |
| 20 but we were part of a team together that was | 20 after sitting through the trial? |
| 21 working cooperatively for the clients. | 21 A I don't recall if I did one way or |
| 22 BY MR. CLUBOK: | 22 another. |
| 23 Q Well, did they take your direction during | 23 Q Did you have a belief at the time as to |
| 24 the trial? | 24 whether UBS would likely get a judgment based on |
| 25 A They took my direction sometimes and I 78 | 25 what you saw at the trial? |
| 1 took theirs sometimes. | 1 A I mean, it was it was pretty complex, |
| 2 Q Did you report daily during that trial to | 2 so there were a variety of different possible |
| 3 Scott Ellington? | 3 outcomes that I was considering. |
| 4 A I don't recall if I did or not. | 4 Q Yeah, but you saw it coming, that there |
| 5 Q Did you regularly report to Scott | 5 would likely be a significant judgment given what |
| 6 Ellington throughout the course of that trial? | 6 went on at the trial; is that fair? |
| A I believe that's fair to say, yes. | 7 MS. SMITH: Objection to form. |
| Q Did you regularly report to anyone else | 8 A Actually not necessarily, no. |
| other than Scott Ellington about the how the | 9 BY MR. CLUBOK: |
| 10 trial was going? | 10 Q It's true that you spoke with |
| 11 A I don't believe so, no. | 11 Mr. Ellington at some point where Mr. Ellington |
| 12 Q And were you also responsible for | 12 acknowledged it was likely to be a significant |
| 13 supervising the post-trial proceedings, the | 13 judgment based on what happened at the trial; |
| 14 briefing and other communications with the Court | 14 isn't that true? |
| 15 in between the end of the trial and prior to the | 15 MS. SMITH: Objection to form. My |
| 16 decision by the Court? | 16 understanding, there's two parts to the trial. I |
| 17 A I don't remember what the post-trial | 17 just want to make sure what we're talking about. |
| 18 briefing was or not. I don't remember what the | 18 BY MR. CLUBOK: |
| 19 post-trial briefing was. | 19 Q Isn't it true that you had discussions |
| 20 Q Was there anyone else at Highland who was | 20 with Mr. Ellington at some point where, in words |
| 21 responsible from the in-house perspective of | 21 or substance, you discussed the likelihood that |
| | · · |
| dealing with the litigation proceedings in between | 22 the outcome of the first phase of the trial would |
| 23 trial and judgment other than yourself? | 23 be a significant judgment in UBS's favor? |

24 A So just to be clear, we're talking about

25 the Phase 1 trial that took place against SOHC and

24 A Mr. Ellington would have had some role and

25 then Mr. Dondero would have been kept informed.

Transcript of Isaac D. Leventon

21 (81 to 84)

Conducted on July 22, 2021 81 83 1 CDO Fund, correct? 1 litigation? Q Correct. A At various points in time I was asked to A I don't remember if I did tell him that or assist in preparation kind of settlement-related 4 not. I mean, we spoke about kind of all of the materials, but the actual decision-making was legal permutations of how the Court might rule. 5 never mine. Q Right. But in words or substance, during O Whose was it? 7 that discussion, whether you told him or he told A Ultimately, it would have been 8 you, you discussed the likelihood that UBS was 8 Mr. Dondero's. going to get a meaningful judgment against Q Did you ever provide any advice regarding 10 CDO Fund and SOHC as a result of that Phase 1 10 the wisdom of settling the case? 11 A I don't recall if I did or not. 11 trial, correct? 12 A I don't recall. I mean, we certainly 12 Q Did you ever provide any advice regarding 13 discussed it as a possibility, but in terms of how 13 the merits of the case? 14 we weighed likelihoods, I just don't remember. 14 A I'm certain I did that, yes. 15 Q The trial did not go well for the 15 Q Who did you provide that advice to? 16 defendants, correct? 16 A It would really depend on the time period. MS. SMITH: Objection, form. 17 Q You said part of the job you always did 18 A The outcome did not go as the defendants 18 at -- strike that. 19 had hoped. I actually thought that our trial As part of the job that you did over the 20 counsel performed fairly well. 20 years at Highland was due diligence on litigation, 21 BY MR. CLUBOK: 21 correct? 22 Q Fair enough. I'm not asking you how your 22 A That doesn't accurately reflect my 23 trial counsel performed. But in terms of the 23 testimony. 24 facts that were revealed at trial that led to the 24 Q Shorthanding it, but part of the job you 25 judge's decision, those were facts that were not 25 did, for example, for SAS was due diligence on 82 84 1 favorable generally to the positions --1 litigation they were considering funding? MS. SMITH: Objection to form. A Well, I knew SAS was affiliated with 2 3 BY MR. CLUBOK: 3 Mr. Dondero somehow. I didn't -- well, let me Q -- that the defendants had been taking, 4 rephrase it. I knew Mr. Dondero was involved in correct? 5 SAS and had approved its operations in some way. 6 A I'll let the court judgment speak for 6 I didn't know how he was related to it. And so 7 itself. 7 from my seat at Highland, I analyzed cases that Q Did you play any role ever in analyzing 8 SAS could potentially provide litigation funding 9 whether or not Highland and its affiliates should 10 settle with UBS? 10 Q Right. And when you say analyzed, you MS. SMITH: Objection to form. 11 would be asked to review the matter and give your 12 A I never -- I never analyzed whether they 12 opinion about the relative merits of the case? 13 should settle, no. 13 A Yes. 14 BY MR. CLUBOK: 14 Q And did you consider yourself to be good 15 Q Okay. You never analyzed whether or not 15 at that job of analyzing a case and giving an 16 Highland -- if I say the Highland defendants, is 16 opinion as to the merits? 17 that sufficient acceptable shorthand for all the 17 A I mean, we all hope we're pretty good at 18 defendants in the case? 18 our jobs, don't we? 19 A Yes. 19 Q We all hope. Did you consider yourself to 20 Q And all the defendants in the case were 20 be good at that job?

22 A That's correct.

23 Q Okay. So did you ever perform any

21 either Highland or Highland affiliates, correct?

24 analysis as to whether or not the Highland

25 defendants should settle with UBS in the New York

25 okay?

21 A I did it to the best of my ability. I

23 Q And specifically were you good at

24 analyzing the merits of litigation -- are you

22 think I'm pretty good at my job generally.

Transcript of Isaac D. Leventon

22 (85 to 88)

| Transcript of | f Isaac D. Leventon 22 (85 to 88) |
|--|---|
| Conducted | on July 22, 2021 |
| 85 | 87 |
| 1 A Yeah. | 1 A No, I believe it probably was |
| 2 Q Do you need a break? | 2 Mr. Ellington and Mr. Dondero. |
| 3 A No. | 3 Q Directly to Mr. Dondero? |
| 4 Q Are you sure? | 4 A Probably, but I can't say for certain. |
| 5 A Yeah. | 5 Q Would that have been oral or written? |
| 6 MR. CLUBOK: Let's go off the record. | 6 A I don't know. |
| 7 A No, we're not. Let's keep going. | 7 Q When did you first make that |
| 8 MR. CLUBOK: Let's go off the record. | 8 recommendation? |
| 9 THE VIDEOGRAPHER: We are off the record | 9 A I don't know. It was a very lengthy |
| 10 at 11:39 a.m. | 10 litigation. |
| 11 (Recess taken from 11:39 a.m. CDT to | 11 Q Did you ever make that recommendation |
| 12 11:47 a.m. CDT) | 12 prior to trial? |
| THE VIDEOGRAPHER: The time is 11:47 a.m. | 13 A I don't recall if I did or not. |
| 14 We are back on the record. | 14 Q Well, you were going to trial on a billion |
| 15 BY MR. CLUBOK: | 15 dollar yeah, strike that. |
| 16 Q Sir, did you believe that you were good at | You were going to trial on a roughly |
| 17 analyzing the merits of litigation? | 17 billion dollar claim including interest. Prior to |
| 18 A Yes. | 18 stepping into the courtroom for that Phase 1 |
| 19 Q And did you ever were you ever asked to | 19 trial, had you made a recommendation that |
| 20 analyze the merits of the UBS New York litigation | 20 liability was likely? |
| 21 against the Highland and its affiliates? | 21 A Immediately prior to stepping into trial? |
| 22 A Yes. | 22 Q At any time prior to going to Phase 1 |
| 23 Q And did you ever give a recommendation, in | 23 trial, did you recommend to Mr. Ellington and |
| 24 words or substance, that UBS was likely to | 24 Mr. Dondero that liability was likely to be |
| 25 prevail, at least in part in that litigation? | 25 established against SOHC and CDO Fund by UBS? |
| 86 | 88 |
| 1 A I don't recall my exact recommendations, | 1 A My testimony was that I believed that I |
| 2 but I probably did.3 Q And | 2 probably stated to Mr. Ellington and Mr. Dondero |
| Q And A At least on some of the claims, but not on | 3 that SOHC and CDO Fund were likely to be found 4 liable on breach of contract. |
| 5 others. | 5 Q And that was before the trial? |
| | |
| | |
| 7 A I don't recall. There were a lot of them. 8 Q Do you recall if you gave a recommendation | |
| 9 that UBS was likely to prevail in Phase 1 against | 8 A Some time period which was I mean, that 9 covers like nine years. |
| 10 SOHC and CDO Fund for the claims that were tried? | 10 Q Right. But at some point summary judgment |
| 11 A Well, it's hard to say the answer because | 11 was decided largely in UBS's favor, correct? |
| 12 prevailing had a lot of different meanings in that | 12 A With respect to those two funds, the |
| 13 context. | 13 answer is yes. With respect to the other |
| 14 Q Let's start with liability and then we'll | 14 entities, not necessarily. |
| 15 talk about damages. Did you ever give a | 15 Q Okay. But with respect to those two |
| 16 recommendation that UBS was likely to win on its | 16 funds, UBS prevailed in the summary judgment |
| 17 breach of contract claims against CDO Fund and | 17 briefing? |
| 18 SOHC in Phase 1? | 18 MS. SMITH: Objection to form. |
| 19 A Yes, I did. | 19 A I know it was prepared to go to trial. It |
| Q And what was that recommendation? | 20 was there were claims going to trial. In terms |
| 21 A That liability was likely to be found. | 21 of what the orders say, I'll let them speak for |
| 22 Q Who did you make that to? | 22 themselves. |
| 22 Tillo did you make that to: | an chemistres. |

23 BY MR. CLUBOK:

24 Q At any time after the summary judgment

25 decision but before trial started, did you make a

23 A I don't recall. It certainly would have

24 been -- well, I don't recall who it was.

25 Q You said it certainly would have been?

Transcript of Isaac D. Leventon

23 (89 to 92)

Conducted on July 22, 2021 91 1 recommendation to Mr. Ellington and Mr. Dondero 1 CDO Fund and SOHC for the breach of contract 2 that liability was likely to be established claims that UBS had in the New York litigation, 3 against SOHC and CDO Fund? 3 correct? A I really don't recall. MS. SMITH: Objection to form. Q As you sit here today, you have no idea if 5 A That's probably fair, yes. 6 any time after summary judgment was decided BY MR. CLUBOK: against SOHC and CDO Fund but before the case for Q And how long after coming to that belief 8 roughly a billion dollars was to be tried, whether did it take for you to make that recommendation 9 you made a recommendation as to your view of the known to Mr. Ellington and Mr. Dondero? Is that 10 merits of liability? 10 something you kept to yourself for a long time or 11 A I'm not saying that I didn't. I'm just 11 did you fairly soon thereafter share that opinion 12 saying, sitting here today, I don't remember. 12 with Mr. Ellington and Mr. Dondero? 13 Q Did you -- what was the reaction of 13 A So it's difficult for me to answer the 14 Mr. Ellington when you made the recommendation 14 question because at the time I was a very junior 15 prior to going to trial, that liability was likely 15 attorney. No one was really asking me for my 16 to be established against SOHC and CDO Fund? 16 opinion about anything. I was responsible for 17 A Well, again, when we're talking about 17 kind of the day-to-day grind of working on the 18 prior to trial, you're talking about that 18 case. 19 nine-year time period from 2009 to 2018? 19 Q Okay. At what point did people start 20 asking you about your opinion on the merits of the 20 Q In that question I was. 21 A Okay. We discussed the UBS case numerous 21 case? 22 times. 22 A I can't pinpoint exactly, but it would 23 Q Hold on. There was a whole nine-year 23 have been probably after I had been at Highland 24 period. From the get-go did you make a 24 three or four years. 25 recommendation that liability was likely to be Q So sometime in the 2011 or 2012 time 90 92 1 established against SOHC and CDO Fund? 1 frame? A What do you mean from the get-go? 2 A Maybe around then, maybe a little later Q From the beginning of the litigation? than that. A I wasn't employed at Highland from the Q Well, was it before -- you said at some beginning of the litigation. point this other individual took over the Q You started working on the matter in day-to-day management of the case. Remember that? 7 roughly 2011, correct? A Correct. A That's not accurate, no. Q And prior to that, had you shared your 9 views that you had already reached from early on, Q When did you start working on the matter? 10 A Earlier than that. When I arrived in 10 that SOHC and CDO Fund were likely to have 11 Highland in two thousand -- late September, 11 liability established against them for the breach 12 October 2009 I started working on it. 12 of contract claims that UBS had brought? 13 Q Okay. So from the time that you started 13 A I think I probably -- I don't exactly 14 work on litigation, what's the earliest time that 14 recall, but I believe I probably discussed it with 15 you can recall, roughly, in which you came to the 15 Mr. Ellington. 16 belief that liability would be established against 16 O What about Mr. Dondero? 17 CDO Fund and SOHC? 17 A At that time I don't -- I don't remember 18 A I don't recall. It would have been early 18 one way or another if I would have spoken to him. 19 on, but I don't know exactly when. 19 I was still pretty junior and so I didn't 20 Q Like as early as 2010? 20 regularly converse with him. 21 A I don't remember. 21 Q Okay. But then you resumed day-to-day 22 Q Okay. But your -- when you say early on, 22 management of the matter approximately when? 23 you mean roughly within the first year of working 23 A Whenever Mr. -- well, that's what I said.

24 I don't recall because Mr. Vancour left and then I

25 don't remember if another person took over the

24 on the matter, you came to the belief that

25 liability was likely to be established against

Transcript of Isaac D. Leventon Conducted on July 22, 2021

24 (93 to 96)

95

96

93 1 case afterwards and then I took over after that

- 2 person left, or if I took over directly from
- 3 Mr. Vancour.
- Q Who was that person you're thinking of?
- A Jason Goldsmith.
- Q Certainly by the time Jason Goldsmith and
- 7 Mr. Vancour had left, you had resumed day-to-day
- 8 management for the UBS New York litigation against
- 9 Highland, correct?
- 10 A Well, those were different time periods.
- 11 Mr. Vancour left first, Mr. Goldsmith left second.
- 12 So after Mr. Goldsmith's departure, I certainly
- 13 know -- well, after Mr. Goldsmith's departure
- 14 would have been when I believe I probably would
- 15 have picked up management.
- 16 Q And that would have been before summary
- 17 judgment briefing?
- 18 A Probably. I mean, the -- I don't know.
- 19 Q And at that point, at some point you --
- 20 did you -- at some point you came to share your
- 21 views with Mr. Dondero about the likelihood that
- 22 liability would be established against SOHC and
- 23 CDO Fund for its contract claims, correct?
- 24 A At some point I did discuss that with him, 25 I believe.

- 1 that liability was likely to be determined against
- CDO Fund and SOHC?
- A I don't recall.
- Q Roughly?
- 5 A It would have been more than one and
- probably less than five.
- Q Okay. And did Mr. Dondero push back?
- A I don't remember what he said on that.
- 9 There were so many moving parts in that case, I
- 10 don't know that I -- it's difficult to isolate
- 11 those very specific claims against those very
- 12 specific defendants as part of the conversation.
- 13 Q Right. But the breach of contract was
- 14 certainly a core part of the case, right?
- 15 A Yes, but there were numerous what you
- 16 would call core parts of the case.
- 17 Q Okay. But I want to focus on the breach
- 18 of contract against SOHC and CDO Fund, who were
- 19 also referred to often as the counterparties to
- 20 the UBS restructured warehouse agreement.
- 21 A That's fair, they were.
- 22 Q Okay. And those liability claims against
- 23 the counterparties, with respect to those, did
- 24 Mr. Dondero ever push back, in words or substance,
- 25 about the likelihood of liability being

- Q Roughly when was that?
- A I don't know, sir.
- Q Certainly years ago, right?
- A Yes, it was a long time ago.
- Q And it was before you started working on
- settlement options in connection with the matter,
- correct?
- MS. SMITH: Objection to form.
- A Can you clarify the question, please? 10 BY MR. CLUBOK:
- 11 Q I don't know -- remember the exact words
- 12 you used, but you said at some point you had some
- 13 involvement with -- contributed to some settlement
- 14 analysis related to the case. I'm not trying to
- 15 put words in your mouth. I'm paraphrasing.
- 16 A That's fair. I did contribute to a 17 settlement analysis on the case.
- 18 Q Before contributing to that settlement
- 19 analysis, fair to say you had already conveyed
- 20 your views directly to Mr. Dondero that liability
- 21 was likely to be found in UBS's favor against SOHC
- 22 and CDO Fund?
- 23 A I just don't remember, sir.
- 24 Q How many times did you have discussions
- 25 with Mr. Dondero in which you expressed your view

1 established?

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- 2 A Yes, he did.
- Q And what did he say?
- 4 A I don't remember the specific words, but I
- 5 definitely remember he pushed back.
- Q And ultimately did he convey whether or
- not he accepted your recommendation?
- A Well, the case never settled. The case
- 9 never settled, so I don't know what to say about 10 that.
- 11 Q Yeah, but did he ever -- at the end, did
- 12 you come away with the impression that he accepted
- 13 that liability against those two entities with
- 14 respect to the breach of contract claims was more
- 15 likely than not?
- 16 A I don't know that he ever accepted that,
- 17 no.
- 18 Q Did Mr. Ellington?
- A I don't know if he did or not.
- 20 Q Did you ever weigh in -- so we've talked
- 21 about liability with respect to these claims. Did
- 22 you ever come to an opinion about likely damages
- 23 that would be awarded if liability were
- 24 established?
- 25 A I have a variety of opinions, but I don't

Transcript of Isaac D. Leventon Conducted on July 22, 2021

25 (97 to 100)

99 1 think there was one in particular that I had as A I'm familiar with that, yes. 2 the most likely outcome. Q And you're certainly familiar with the Q What were the -- how many likely -- did process of looking at different scenarios and 4 you have no view, like there's three or four coming up with an expected range of outcomes in 5 outcomes and each were equally likely or were terms --6 there two outcomes that were equally likely or you A Yes. just had -- you couldn't -- even with your ability Q Did you ever, in words or substance, come to analyze litigation, had no idea what was going up with an expected likely range of outcomes for to happen with damages? damages in connection with the breach of contract 10 MS. SMITH: Objection to form. 10 claims? 11 A My recollection actually was that there 11 A I don't think I did, no. 12 were nine separate independent scenarios. 12 Q And did you ever, in words or substance, 13 BY MR. CLUBOK: 13 convey anything about your views on the relative 14 Q Nine? 14 likelihood of one scenario versus another in terms 15 A Yes. 15 of damages? 16 O And were these laid out in a document? 16 A I just generally -- I may have, but I A Yes. 17 don't recall having done so. 18 Q And who did you present these to? 18 Q And did you ever, in words or substance, 19 A Mr. Ellington. 19 have a belief that likely it would be damages in 20 Q And Mr Dondero? 20 the hundreds of millions of range or more? 21 A I don't remember if I showed it to 21 A Those were certainly possible scenarios, 22 Mr. Dondero or not. 22 but I don't recall doing a probability analysis as 23 Q When did you prepare that? 23 to whether they were the most likely scenarios. 24 A It would have been -- it incorporated the 24 Q Yeah, but whether or not you did a formal 25 expert reports, so it would have been subsequent 25 probability analysis, fair to say that you and 98 100 1 to the expert reports and prior to trial, but 1 Mr. Ellington at various times discussed the general likelihood that the damages in the case 2 where exactly, I don't know. But the document's 3 on the debtor's system, which you can check the were likely to be in excess of \$100 million? 4 metadata. A We certainly discussed it as a O What was it called? possibility. I don't know that we agreed that it A It was an Excel spreadsheet. I don't was a probability. 7 remember what it was called. Q Well, Mr. Ellington conveyed to you, in Q And do you remember -- was it the kind of words or substance, that he believed it was more 9 likely than not that ultimately damages in excess 9 thing that you -- did you assign percentage 10 likelihood to each of the nine scenarios? 10 of \$100 million would be awarded in UBS's favor 11 A I don't believe I did on that sheet, no. 11 with respect to the breach of contract claims 12 Q Did you ever? 12 against SOHC and CDO Fund, correct? 13 A I don't believe -- well, I don't recall if 13 A He may have. I don't recall if he did or 14 I did or not just because there were, I don't 14 not. 15 know, maybe 12 different line items that went into 15 Q And did you ever convey, in words or 16 damages and then it depended on about six or seven 16 substance, to anyone, that you believed it was 17 different rulings of the Court as to which one 17 more likely than not that the damages that would 18 would be incorporated or not. And so it's 18 be awarded in UBS's favor with respect to the 19 breach of contract claims against SOHC and 19 difficult to really come up with -- to say how I 20 was thinking about it at the time because you're 20 CDO Fund would likely be in excess of \$100 21 looking at -- I mean, it's literally an Excel 21 million? 22 matrix that was more than a screen full. 22 A I very well might have, but I don't recall 23 Q Right. But you're aware of -- you're 23 having done so. 24 familiar with Monte Carlo simulations in terms of 24 Q You certainly believed that prior to the 25 the context of analyzing litigation outcomes? 25 trial, correct?

Transcript of Isaac D. Leventon Conducted on July 22, 2021

26 (101 to 104)

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101 103

A I don't think that's fair to say, no. I

2 thought we actually had really good arguments on

3 the synthetic warehouse.

Q Okay. So you believe -- so you said you

5 were good at your job, but you believed it was

6 more likely than not that the ultimate damages

would be less than \$100 million total?

A I didn't say that, Counselor. Your

9 question was whether or not I believed in the

10 arguments we were making and I did, which would

11 have knocked damages well below 100 million.

12 Q No, I never asked you about the -- whether

13 you believed in the arguments. That was a concept

14 you introduced. I'm looking at the transcript.

15 Let me ask the question again.

Taking into account the argument you're

17 making and the argument UBS was making and your

18 ability to analyze litigation, take all of that

19 and the work you did on the case, everything that

20 you had done, fair to say that at some point prior

21 to trial, you came to the belief that it was more

22 likely than not that damages in excess of

23 \$100 million would be awarded in UBS's favor with

A I don't recall having had that thought.

Q So prior to trial was it your belief that

it was more likely than not that the total

You've said that you believed that

6 liability would be established. That you agree

damages -- well, strike that.

24 respect to the breach of contract claims against

25 CDO Fund and SOHC?

1 including but not limited to the synthetic

warehouse agreement argument, which would have

dropped damages below \$100 million.

Q That's not true, is it? Even if you had

won the synthetic warehouse agreement, the total

damages still would have been in excess of

100 million, unless you won some other theories;

isn't that true?

MS. SMITH: Objection to form.

10 A That may be your testimony, sir.

11 BY MR. CLUBOK:

12 Q Well, the damages on the nonsynthetic

13 warehouse that were claimed in the case were well

14 in excess of \$100 million, correct?

15 A I'm sorry, Mr. Clubok. I'm not in a

16 position to debate the merits of the case that we

17 tried together. I'm just recalling the

18 arguments -- that we had arguments that would

19 knock it down below 100 million. And among those

20 arguments were the synthetic warehouse agreement

21 arguments.

22 Q Okay. I didn't ask you to debate the

23 merits. Again, you're -- please don't introduce

24 concepts that I didn't ask. My simple question is

25 the damages that were claimed on the cash

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1 warehouse were well in excess of \$100 million;

isn't that true?

A Yes, assuming that UBS won all of its

4 arguments on the cash warehouse and lost on the

synthetic, I think that -- my recollection is it

may have been above 100 million. I honestly don't

remember.

Q Okay. And again, you -- as you sit here

9 today, your testimony is even though you remember

10 believing and giving the advice on liability, you

11 don't remember if you had any belief as to whether

12 it was more likely than not that total damages

13 would be above or below \$100 million prior to the

14 Phase 1 trial?

15 A That's correct, because the damages issue

16 was fundamentally a series of math problems that

17 were determined by experts, and so I don't know

18 that I necessarily had a conclusion about those.

19 Q You don't know if you did or you don't

20 remember if you did?

21 A I just don't remember if I did.

22 Q Okay. Were you ever asked by anyone to

23 run that analysis or to give your opinion on what

24 the likely damages would be, given your belief

25 that liability was likely to be established?

prior to trial you believed was more likely than 8 not based on the work you had done, correct?

A To be specific, I believed that liability 10 was more likely than not to be proven against

11 CDO Fund and SOHC on the breach of contract 12 claims.

13 O Right, And --

14 A Which were the ones tried in Phase 1.

15 Q Right. And what was tried in Phase 1 was 16 the liability and the damages with respect to

17 those claims, correct?

18 A Yes.

19 Q Okay. So prior to trial was it your

20 belief that it was more likely than not that

21 despite liability being likely, the total damages

22 would be less than \$100 million?

23 A I just don't recall which way -- what my

24 risk analysis was at the time, but I do remember

25 having a great deal of faith in certain arguments,

Transcript of Isaac D. Leventon

27 (105 to 108)

Conducted on July 22, 2021 105 107 A I would have to speculate if I did or not. A I don't know that that was necessarily the Q I'm not asking you to speculate. Do you basis. 3 remember ever being asked by anyone to give your Q What was? 3 4 opinion on what the likely damages would be, given A It was a big case with big claims and 5 your stated opinion to Mr. Ellington and going to trial inevitably has risks and it's 6 Mr. Dondero that likely -- liability was likely to better to limit those risks to some sort of be established? negotiated amount than to roll the dice at trial. A I just don't recall. Q And you didn't take into account, when you Q Well, did anyone give an opinion on gave that recommendation, your views on liability, 10 damages that you were aware of? 10 you set those aside in making that settlement 11 A On a probability weighted basis, I don't 11 recommendation? 12 remember if they did, no. 12 MS. SMITH: Objection to form. 13 Q Did any of your outside -- were any of A I'm certain that was a factor I 13 14 your outside counsel ever asked to give their 14 considered, but your point -- your question, I 15 opinion as to whether or not damages -- strike 15 believe, was something slightly different. 16 BY MR. CLUBOK: 16 that. 17 Were any of your outside counsel ever 17 Q Okay. But certainly one of the factors 18 asked to give their opinion as to what the likely 18 that led you to repeatedly recommend settlement 19 damages would be in connection with the breach of 19 was your belief that liability was likely to be 20 contract claims against CDO Fund and SOHC? 20 established, at least with respect to the contract 21 MS. SMITH: Objection to form. 21 claims against SOHC and CDO Fund, correct? 22 A I don't remember if they were or not. 22 A I don't remember if that was an essential 23 BY MR. CLUBOK: 23 motivating factor in my recommendation or not. 24 Q Okay. So you, as you sit here today, 24 Q Do you remember them ever giving any such 25 opinion, whether they were asked to or not? 25 don't know if your belief in liability played any 106 108 MS. SMITH: Objection to form. 1 role in recommending the case should be settled? A I don't. It's been a long time, A That's not my testimony. 3 Mr. Clubok. I don't recall. Q My question -- that was your testimony, 4 BY MR. CLUBOK: actually. That was like literally exactly your Q Did you ever, in words or substance, give testimony. You said I don't remember if it was an 6 any recommendation in terms of whether the case essential motivating factor. Okay. Was it any should be settled or a particular amount it should factor in your recommendation? Did it factor into 8 be settled for? your recommendation in some way your views on 9 liability? A I think I made recommendations that it 10 should be settled, but I don't know that I made 10 A Yes. 11 any recommendations as to the amounts. 11 Q Okay. But you don't know if it was an 12 Q Who did you recommend the case should be 12 essential factor on your views of settlement, 13 settled to? 13 correct? 14 A Mr. Ellington. 14 A That's correct. 15 Q Do you think, as a general matter, the 15 Q Anybody else? 16 A I believe that would have been it. 16 likelihood of legal liability being established 17 Q How many times roughly did you tell 17 should be an essential factor in determining 18 Mr. Ellington this case should be settled? 18 whether to settle a matter? 19 A I don't recall. It would have been a 19 A If you're asking for a general comment, 20 number of times at various different points over 20 decontextualized from the actual facts of the UBS 21 various years. 21 case, yes, but I don't think that general 22 Q And that's because of your continued view 22 statement applies to the UBS case. 23 from early on that liability was likely to be 23 Q As a lawyer advising a company who comes

24 to the belief that liability is likely to be

25 established, don't you think you have a

24 established at least against SOHC and CDO Funds

25 for the breach of contract claims, correct?

Transcript of Isaac D. Leventon

28 (109 to 112)

Conducted on July 22, 2021 109 111 Q Okay. Mr. Dondero was the sole director 1 responsibility to say, in words or substance, 2 because we have liability here or likely have 2 of SOHC at the time, correct? 3 liability here, we should meet our legal A I think that's right, yes. 4 obligations, at least through settlement, if we Q So -- did you ever -- did you think it 5 can? was -- so Mr. Dondero controlled SOHC during the MS. SMITH: Objection to form. pendency of the litigation, at least until he was 6 A I'm sorry, Counselor. I'm not going to displaced in the bankruptcy, correct? sit here and come up with how I would render legal A You can -- you can add -- I'm not going to advice generally. adopt the word control. He was a director of --10 BY MR. CLUBOK: 10 he was the sole director of SOHC. That's a fact. 11 Q Well, when you say that you believe that 11 Q Okay. And did you believe it was your 12 liability would likely be established, fair to say 12 responsibility to ever advise Mr. Dondero that he 13 that you believed that SOHC and CDO Fund had 13 should cause SOHC to live up to the contractual 14 contractual obligations that had been breached to 14 obligations you came to believe that they had owed 15 UBS, correct? 15 UBS? 16 A I believe they would be found in breach of 16 A That would be a business decision and 17 contract. 17 Mr. Dondero could make it if he wanted to. 18 Q Okay. Do you believe that it's 18 Q Did you believe it was your responsibility 19 appropriate for a lawyer to advise their client to 19 to ever advise Mr. Dondero that he should live up 20 abide by the terms of its contract? 20 to the contractual obligations you believed that 21 MS. SMITH: Objection to form. 21 SOHC owed to UBS? 22 A As a general proposition -- I'm sorry. 2.2. MS. SMITH: Objection to form. 23 I'm not going to be able to give general 23 A Again, my only advice, sir, was that I 24 testimony. If you'd like to ask me about a 24 believed liability was more likely than not to be 25 specific situation, I'm happy to address that. 25 found. I didn't talk about obligations and 110 112 1 BY MR. CLUBOK: expectations and that he needed to do anything. Q Well, do you believe that it was My legal advice was solely with respect to the appropriate for you to advise those responsible probability of outcome on those two claims. 4 for SOHC and CDO Fund that they had contractual BY MR. CLUBOK: 5 obligations that they were in breach of? Q Is that a no to my question? A Did I believe I was obligated to inform --A Your question assumes statements I did not 7 I mean, we had -- I had discussed, as I said, 7 make. 8 liability and probability of liability on those Q No, it doesn't assume anything. I'm going 9 to ask it again and I'm going to ask you to listen 9 specific claims of those specific defendants with 10 both Mr. Ellington and Mr. Dondero at various 10 carefully to my question. 11 points in time. 11 A Okay. 12 Q Did you ever, in words or substance, 12 Q Did you believe it was your responsibility 13 advise those responsible for managing SOHC and CDO 13 to ever advise Mr. Dondero that he should live up 14 Fund's affairs that they should abide by the 14 to the contractual obligations that SOHC owed to 15 contractual obligations you came to believe they 15 UBS? 16 A I disagree with the premise of the 16 owed? 17 MS. SMITH: Objection to form. 17 question. 18 A I'm going to disagree with the premise of 18 Q What premise do you disagree with? 19 your question, sir. 19 A That there are contractual obligations 20 BY MR. CLUBOK: 20 that SOHC and CDO Fund necessarily owed to UBS. 21 Q What's the premise you disagree with? 21 Q You believed it was more likely than not 22 A I don't know that there necessarily was 22 that a court would determine that they had 23 anyone generally responsible for the -- those two 23 contractual obligations that they owed to UBS that

25 A Yes.

24 they were in breach of, correct?

24 entities, save potentially Mr. Dondero at the top

25 of the organization.

Transcript of Isaac D. Leventon Conducted on July 22, 2021

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29 (113 to 116)

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Q Okay. Did you ever believe it was your

- 2 responsibility to advise Mr. Dondero that he
- 3 should cause SOHC to live up to those contractual
- obligations?
- A Again, my responsibility was to do the
- legal analysis, not to tell people how to run
- their business.
- Q So that's a no to my question?
- A Well, no, I disagreed with the underlying 10 premise of your question and that was my response, 11 sir.
- 12 Q My question is, did you ever believe it
- 13 was your responsibility to advise Mr. Dondero that
- 14 he should cause SOHC to live up to the contractual
- 15 obligations you came to believe a court would
- 16 determine that SOHC and CDO Fund owed to UBS that
- 17 they were in breach of?
- 18 A Right. And my testimony was that I 19 disagreed with the premise of that question.
- 20 Q No, I changed the question. Okay. So now
- 21 I changed the question to address your premise
- 22 issue and you agreed with all these premises.
- 23 I've got it in writing here, so I'm going to ask
- 24 the question one more time and ask you to listen
- 25 to this question.

- Q Your testimony here under oath is that you
 - don't remember anything at all about a role you
 - played in connection with any settlement analysis
 - of the UBS litigation in New York against Highland
 - and its affiliates?
 - A That was not my testimony.
 - Q Okay. What do you remember, with as much
 - specificity as possible, about the role you played
 - in connection with any settlement analysis of the
 - 10 New York UBS litigation against Highland and its 11 affiliates?
 - 12 A I know that Highland considered settlement
 - 13 at numerous time periods and it would have been my
 - 14 role to kind of gather the underlying documents
 - 15 and facts to support settlement proposals.
 - 16 Q Okay. Any other role that you ever
 - 17 remember playing in connection with any settlement
 - 18 analysis of the New York UBS litigation against
 - 19 Highland and its affiliates other than gathering
 - 20 documents and facts to support settlement
 - 21 proposals?
 - 22 A I don't recall.
 - Q Did you continue to play any role in
 - 24 connection with the settlement analysis after the
 - 25 bankruptcy?

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- Did you ever believe it was your responsibility to advise Mr. Dondero that he
- should cause SOHC and CDO Fund to live up to the
- 4 contractual obligations you had come to believe a
- 5 court would determine they owed to UBS?
- A Well, it was first that a court was more
- 7 likely than not to determine. No, I don't believe
- 8 it was my obligation to tell him to fulfill
- 9 contractual obligations or cause those entities to
- 10 fulfill contractual obligations.
- 11 Q Was there anyone at Highland that you're
- 12 aware of who you understood to have that role to
- 13 advise Mr. Dondero to fulfill contractual
- 14 obligations?
- 15 MS. SMITH: Objection to form.
- 16 A Since it's -- no, I don't know that I
- 17 would have had a thought process about that one
- 18 way or another.
- 19 BY MR. CLUBOK:
- 20 Q So let's talk about the role you did play
- 21 in connection with settlement analysis for the UBS
- 22 New York litigation. Can you describe, in as much
- 23 detail as possible, what your role was, if any?
- 24 A I don't specifically remember what role I 25 played in settlement analysis.

- A I believe -- as -- let me see how I can
- say this properly. I believe the answer is no. I
- may have had some ancillary or occasional touch on
- that process, but largely the answer is no.
- Q You were aware that there were settlement
- discussions, including court-ordered mediation, in
- connection with UBS's claims in the bankruptcy,
- 8 correct?
- A Yes.
- 10 Q And you're aware that those settlement
- 11 discussions at times also included potential
- 12 settlement of the remaining claims in the New York
- 13 litigation against the entities that are outside
- 14 the bankruptcy, like CDO Fund and SOHC?
- 15 A Actually, no, that was -- I don't recall
- 16 that ever being disclosed to me.
- 17 Q Do you recall there ever being any
- 18 discussion, in words or substance, that there was
- 19 potential settlement regarding UBS in its claims
- 20 against Multi Strat?
- 21 A And when we say settlement, we're talking
- 22 about like a cash payment for Multi Strat to UBS
- 23 in exchange for a release? Or are we talking
- 24 about like the May 2020 settlement, partial
- 25 settlement, whatever you want to call that thing?

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Transcript of Isaac D. Leventon

30 (117 to 120)

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Conducted on July 22, 2021

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| 1 Q | Right. | We're talking about - | - there was a |
|-----|--------|-----------------------|---------------|
|-----|--------|-----------------------|---------------|

- 2 May 2020 agreement regarding the sale of certain
- 3 assets and how the proceeds would be preserved. I
- 4 want to take that out of the equation.
- 5 A Okay.
- 6 Q So we're talking about payments or
- 7 consideration by Multi Strat to UBS with respect
- 8 to the claims that were pending in the New York
- 9 litigation.
- 10 MS. SMITH: Objection to form.
- 11 A No, I -- so I had had an accident in early
- 12 January of 2020. By the time I got back from
- 13 leave of absence in April or May, largely I had
- 14 just kind of become a task attorney at that point
- 15 and Pachulski was running things.

16 BY MR. CLUBOK:

- 17 Q Were you ever tasked by Pachulski after
- 18 April -- after -- strike that.
- When did you come back after your
- 20 accident, roughly?
- 21 A It was a slow return. I came back
- 22 part-time in April, and I think I was fully back
- 23 in May.
- 24 Q Okay. After returning to your active
- 25 employment following your accident in April or May

1 but it was a large number.

- Q And so you reviewed and gave comments
- 3 throughout the process of objecting to the UBS
- 4 claims?
- 5 A Yes.
- 6 Q And were there any other tasks that you
- 7 were given ever in connection with the UBS claim
- 8 by Mr. Seery or by the Pachulski firm?
- 9 A Not really, no.
- 10 Q Not really, or no?
- 11 A Sit -- I'm -- I would say -- yeah, I would
- 12 say no. I worked on the claim objection as my
- 13 role with respect to UBS.
- 14 Q How about on the summary judgment?
- 15 A I call that part of the claim objection
- 16 because it's part of the same process.
- 17 Q Okay.
- 18 A So also there was a lift stay motion. I
- 19 was involved in that. So really it -- let me
- 20 rephrase it. I was involved in what I'm going to
- 21 call the litigating part. So the adversarial
- 22 pleadings between the debtor and UBS with respect
- 23 to how the Court should rule on the claim.
- 24 Q And you were responsible for all of that
- 25 up until the time the parties reached a
- z in

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- of 2020, were you ever tasked with any work in
- 2 connection with the UBS claim?
- 3 A Yes.
- 4 Q What were you tasked with?
- 5 A I was tasked with assisting Pachulski in
- 6 analysis and drafting of the claim objection.
- Q Who tasked you with that?
- 8 A Mr. Seery.
- 9 Q Directly?
- 10 A Yes.
- 11 Q He told you that he needed assistance in
- 12 analyzing UBS's claim and helping draft the claim
- 13 objection, correct?
- 14 A He told me to assist Pachulski in that
- 15 process.
- 16 Q I see. And who specifically at Pachulski
- 17 did you assist in that process?
- 18 A It was a team of lawyers, but primarily
- 19 led by Mr. Feinstein.
- 20 Q Anyone else?
- 21 A His entire team. Elissa Wagner, I believe
- 22 was an associate, John Morris had some involvement
- 23 at various points in time, Greg Demo had
- 24 involvement at certain points in time. I don't
- 25 remember who the other lawyers were at Pachulski,

- 1 settlement?
 - 2 MS. SMITH: Objection to form.
 - 3 A I didn't say I was responsible, no.
 - 4 BY MR. CLUBOK:
 - Q I'm sorry. You had tasks assigned to you
 - 6 in connection with the litigation between UBS and
 - 7 the debtor up until the time that those entities
 - 8 reached a settlement agreement?
 - A No, that's not accurate.
 Q Okay. When did you -- when was the last
 - 11 time you were assigned a task in connection with
 - 12 the UBS litigation against the debtor?
 - 13 A Probably would have been responding to
 - 14 certain discovery that UBS propounded in advance
 - 15 of summary judgment.
 - 16 Q That was the last time you were given any
 - 17 kind of task, that you can recall?
 - 18 A The last time I can recall, yes. Largely,
 - 19 Pachulski took it over and if they asked me to do
 - 20 something, I would, but I was mostly kept out of
 - 21 that process.
 - 22 Q And who asked you to help respond to
 - 23 discovery requests that UBS had propounded in
- 24 advance of summary judgment?
- 25 A I believe it was Greg Demo.

Transcript of Isaac D. Leventon

31 (121 to 124)

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| 1 | Q | And did you provide complete assistance to | |
|---|---|--|--|
|---|---|--|--|

- 2 Mr. Demo in responding to the UBS discovery
- 3 request to the best of your ability?
- 4 A I provided assistance to Mr. Demo in
- 5 response to the tasks that he had given me, yes.
- 6 Q Did you believe that you were providing
- 7 complete assistance to Mr. Demo in responding to
- 8 the UBS discovery requests to the best of your
- 9 ability?
- 10 MS. SMITH: Objection to form.
- 11 A So I disagree with the premise of your
- 12 question because I was given specific tasks and I
- 13 did those specific tasks.

14 BY MR. CLUBOK:

- 15 Q Do you believe that in connection with the
- 16 tasks that Mr. Demo assigned you, you performed
- 17 those tasks to the very best of your ability?
- 18 A Yes.
- 19 Q And do you believe that you were totally
- 20 candid with Mr. Demo in the course of performing
- 21 those tasks that you were assigned with respect to
- 22 the discovery requests for UBS?
- 23 MS. SMITH: Objection to form.
- 24 A With respect to those tasks, yes.
- 25

1 BY MR. CLUBOK:

- 2 Q Were there any tasks that you were not
- 3 completely candid with Mr. Demo about?
- 4 MS. SMITH: Objection to form.
- 5 A No. I'm being very specific. With
- 6 respect to the tasks that I had with respect to
- 7 the discovery in UBS, I believe I was candid with
- 8 Mr. Demo.
- 9 BYMR. CLUBOK:
- 10 Q Was there ever a time you were less than
- 11 candid with Mr. Demo?
- 12 MS. SMITH: Objection to form.
- 13 A In response to a question that he had or
- 14 just generally volunteering lots of information to
- 15 him?

16 BY MR. CLUBOK:

- 17 Q Well, let's start with --
- 18 A I don't -- I'm sorry, I don't understand
- 19 the question, sir.
- 20 Q You don't understand the question as to
- 21 whether or not you were ever less than candid with
- 22 Mr. Demo?
- 23 MS. SMITH: Objection to form.
- 24 A Did I ever not tell him the truth? No, I
- 25 didn't ever not tell him the truth.

1 BY MR. CLUBOK:

- Q You never affirmatively made misstatements
- 3 to him as far as you can recall, correct?
- 4 A As far as I can recall, I never made a
- 5 misstatement to Mr. Demo.
- 6 Q And same thing with respect to all of the
- 7 lawyers at the Pachulski firm?
- 8 MS. SMITH: Objection to form.
- 9 A To the best of my recollection, I never
- 10 made an affirmative misstatement to any of them.

11 BY MR. CLUBOK:

- 12 Q Did you ever make an affirmative
- 13 misstatement to any of the independent directors?
- 14 A None that I can recall.
- 15 Q But you certainly -- there's certainly
- 16 information that you did not volunteer in
- 17 connection with your work with them; is that fair?
- 18 MS. SMITH: Objection to form.
- 19 A I don't believe that's how I would
- 20 characterize it, sir, no.
- 21 BY MR. CLUBOK:
- 22 Q Well, there's information that you had
- 23 that may have been relevant to the tasks you were
- 24 performing that you chose not to volunteer. Fair?
- MS. SMITH: Objection to form.
- 122

1 A Relevant to the tasks I was performing?

- 2 No, I don't know that that's necessarily true.
- 3 BY MR. CLUBOK:
- 4 Q Relevant to the UBS litigation with
- 5 Highland. Strike that.
- 6 MS. SMITH: Objection, form.
- 7 BY MR. CLUBOK:
- 8 Q Let me ask this question again. There was
- 9 certainly information that you had that was
- 10 relevant to the UBS litigation with the debtor
- 11 that you chose not to volunteer, correct?
- 12 A No.
- 13 MS. SMITH: Objection to form.
- 14 A Actually, I don't think that's right at
- 15 all. No, I don't believe that's correct.

16 BY MR. CLUBOK:

- 17 Q You were specifically asked to identify
- 18 information about the assets of CDO Fund and SOHC,
- 19 correct?
- 20 A That wasn't the exact task, no.
- 21 Q At some point you were made aware that UBS
- 22 was seeking information about the assets of
- 23 CDO Fund and SOHC, correct?
- 24 A Yes.
- 25 Q And you were aware that UBS was seeking

PLANET DEPOS

Transcript of Isaac D. Leventon Conducted on July 22, 2021

32 (125 to 128)

| Conducted of | 11 July 22, 2021 |
|--|--|
| 125 | 127 1 tasks? |
| 1 information not just about the current or the | 2 A I don't believe in terms of what he |
| 2 then current assets of those entities, but the3 historical information about those entities going | |
| | 3 of what we were supposed to be gathering for them,4 no, I don't believe he did. |
| 4 back to the beginning of 2009? | |
| 5 A I was aware that UBS sought that | 5 Q Okay. So did you convey to Mr. Ellington, |
| 6 information, yes. | 6 in words or substance, that one of the important |
| 7 Q And you were aware that the Pachulski firm | 7 things that UBS well, strike that. |
| 8 believed they had an obligation or strike that. | 8 Did Mr. Demo make it clear to you that one |
| 9 Did the debtor or its lawyers ever make it | 9 of the very important things that strike that. |
| 10 clear to you that they intended to provide that | 10 Did Mr. Demo make it clear to you that UBS |
| 11 information to the very best of their ability? | 11 had conveyed that it put a high level of |
| 12 A So we had fairly detailed conversations | 12 importance behind the request for identifying the |
| 13 about what we were going to do in response to that | 13 assets of SOHC and CDO Fund? |
| 14 discovery. I don't know that there was ever a | MS. SMITH: Objection to form. |
| 15 discussion of well, I remember we had fairly | 15 A That wasn't exactly the task I was given. |
| 16 we had pretty detailed conversations about how to | 16 I'm struggling to recall exactly what we said UBS |
| 17 try to figure out how to respond to that | 17 wanted, but that ultimately was not the task I |
| 18 discovery. | 18 was given was something more specific. |
| 19 Q Who's the we in that sentence? | 19 BY MR. CLUBOK: |
| 20 A It was me and Mr. Demo. | 20 Q What was that? |
| 21 Q That's it? | 21 A To link up the assets that were in the |
| 22 A John Morris may have been involved, but I | 22 funds in May of 2009 and answer the question what |
| 23 believe it was primarily Mr. Demo. | 23 happened to those assets and where are they today. |
| 24 Q Anybody else? | 24 Q And you believed that the only task you |
| 25 A No one else that I can recall sitting here | 25 had in connection with identification of assets |
| 126 1 today. | 128 1 was to answer that very specific question? |
| 2 Q And did you convey this discussion to | 2 A It was in terms of past assets? That's |
| 3 anyone, like, for example, someone in the team, to | 3 probably right. That was the defined task. |
| 4 assist you with this work or to Mr. Ellington, to | 4 Q Okay. And in terms of current assets, |
| 5 apprise him of it or Mr. Dondero? Did you ever | 5 were you also asked, in words or substance, to |
| 6 after having that discussion with Mr. Demo or | 6 help identify the full breadth of the current |
| 7 those extensive discussions, ever convey, in words | 7 assets held by CDO Fund and SOHC? |
| 8 or substance, those discussions to anybody? | 8 A I don't remember if I was or not. I would |
| 9 A I conveyed to Mr. Ellington the tasks that | 9 have to look at the I don't remember. |
| 10 I had been assigned and what I was doing to | 10 Q You understood that UBS was trying to |
| 11 fulfill those tasks. | 11 obtain information about the current assets of |
| 12 Q Anyone else? | 12 CDO Fund and SOHC, correct? |
| 13 MS. SMITH: Objection to form. | 13 A Yes. |
| 14 A Stephanie Vitiello assisted in gathering | 14 Q And also HFP? |
| 15 some of the documents, although I don't remember | 15 A Yes. |
| 16 if it was in response to UBS or not. There were a | 16 Q Okay. And did you provide all material |
| 17 lot of document requests at the time. | 17 information relating to the assets held by |
| 18 BY MR. CLUBOK: | 18 CDO Fund, SOHC and HFP from March of 2009 through |
| 19 Q Is there anyone else that you can recall | 19 the present? |
| 20 conveying the substance of the extensive | 20 MS. SMITH: Objection to form. |
| 21 conversations you had with Mr. Demo about | 21 A I don't know. We provided a lot of |
| 22 responding to the UBS requests? | 22 documents, so the documents will speak for |
| 23 A No. | 23 themselves. |
| 24 Q And did Mr. Ellington give you any | 24 BY MR. CLUBOK: |
| 127 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ | |
| 25 instructions in any way about how to perform those | 25 Q Did you endeavor to provide all material |

Transcript of Isaac D. Leventon Conducted on July 22, 2021

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33 (129 to 132)

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1 information that you were aware of relating to the

- 2 assets held by CDO Fund, SOHC and HFP from March
- 3 of 2009 through the present in response to the
- 4 detailed discussions you had with Mr. Demo?
- A No. There were certain documents that
- 6 were separately held, like e-mails, and so we
- didn't touch the e-mails.
- Q What do you mean?
- A So there was a motion to compel by the UCC
- 10 in July of 2020. And so all of the e-mail
- 11 communications were at that point separated out
- 12 and sent to Meta-e for contract review. And so
- 13 that e-mail process was part of a very long
- 14 conversation -- a long series of conversations and
- 15 process with Sidley. And so once those e-mails
- 16 went over to Meta-e, I didn't really address them.
- 17 They were a separate data set that were being 18 handled separately.
- 19 Q Did you make it clear to Mr. Demo that you
- 20 were -- that you did not consider any review of
- 21 those e-mails to be part of your --
- 22 A Absolutely.
- 23 Q Okay. And did Mr. Demo say that other
- 24 people would deal with that, those e-mails and the
- 25 information, if any, that was relevant to the

Q Why did you do that?

1 looking for documents for HFP.

- A Because the process of figuring out what
- had happened to the CDO Fund and SOHC assets had
- been a lengthy task, and I told Mr. Demo that
- unless I got positive instructions from them to
- the contrary, that I didn't want to have to repeat
- that task for HFP and he agreed with that.
- Q Is that because you-all agreed that -- is 10 that because you said -- sorry. You guys decided
- 11 you just didn't want to do it or you thought it
- 12 was unnecessary because you had already gathered
- 13 information in the course of looking for SOHC's
- 14 assets?
- 15 A I don't remember what -- I don't remember
- 16 if the basis was that we'll just stand on our
- 17 objections or if it's not necessary for UBS's
- 18 motion for summary judgment. Because the
- 19 fundamental point was UBS was asking for --
- 20 Pachulski and I agreed that UBS was asking for
- 21 documents it didn't need, but the reason it was
- 22 asking for documents it didn't need was for the
- 23 purposes of preventing the Court from going
- 24 forward with the summary judgment on the claims
- 25 against the debtor. And so there was a discussion

1 asset information that UBS was seeking?

- 2 A I don't recall if he did or not. I
- 3 remember John Morris was the person at Pachulski
- 4 responsible for that part of the process and what
- 5 conversations happened between Mr. Demo and
- 6 Mr. Morris, I don't know.
- Q Well, did anyone convey to you, in words
- 8 or substance, that other people would be handling,
- 9 reviewing those e-mails that were being housed by
- 10 Meta-e for responsiveness to the information about
- 11 the assets of SOHC, CDO Fund and HFP that UBS was
- 12 requesting?
- 13 MS. SMITH: Objection, form.
- 14 A The conversation simply was, all right,
- 15 the e-mails are separate, Isaac, you don't need to
- 16 look at those or worry about those, they're being
- 17 handled separately.

18 BY MR. CLUBOK:

- 19 Q But other than those e-mails, you were
- 20 responsible for getting any other material
- 21 information you had about the assets of CDO Fund,
- 22 SOHC and HFP dating back to March 2009?
- 23 A So there's one exception to that.
- 24 Q Yes.
- 25 A I told Mr. Demo that I was not going to be

- of what are the documents we need to give them,
- how hard is it to get, and then what are we --
- between, you know, kind of the balance of the
- burden and the requests and, you know, how much
- you want to show the Court that you've produced
- these documents, even though they're completely
- irrelevant to the claims at bar. I mean, that's a
- balancing test that counsel goes through all the

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- 10 Q You told Mr. Demo that the total value of
- 11 assets at SOHC and HFP from the time period of
- 12 March 2009 through the present was totally
- 13 irrelevant to our claims against the debtor?
- MS. SMITH: Objection to form.
- 15 A I don't know that that was the
- 16 conversation. The conclusion was that we weren't
- 17 going to look for the HFP documents.

18 BY MR. CLUBOK:

- 19 Q Okay. You introduced this concept of
- 20 total irrelevancy. Did you, in words or
- 21 substance, discuss with Mr. Demo that asset
- 22 information about CDO Fund, SOHC and HFP was
- 23 totally irrelevant against the claims of the
- 24 debtor?
- 25 MS. SMITH: Objection to form.

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34 (133 to 136)

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133 A I believe the conversation was UBS -- UBS

- 2 has had ten years to seek whatever discovery it
- 3 wants and it didn't need these documents until a
- 4 month before summary judgment. And so the
- 5 discussion was that that request for documents
- 6 immediately before summary judgment was an attempt
- 7 to delay summary judgment.
- 8 BYMR. CLUBOK:
- Q Yeah, the question -- I asked the question
- 10 about relevancy. Regardless of whether --
- 11 whatever your views are, these arguments you want
- 12 to make about --
- 13 A To be clear, these aren't my arguments,
- 14 sir. This is Pachulski's position they were 15 conveying to me.
- 16 Q I see. So Pachulski conveyed -- did they
- 17 convey to you, then, that it was unnecessary to
- 18 obtain all of the asset information from HFP from
- 19 March 2009 to the present, in words or substance?
- 20 A There was a conclusion that we weren't
- 21 going to. I don't remember if there was a
- 22 discussion, the use of the word necessary or not,
- 23 but ultimately we didn't decide to.
- 24 Q So Pachulski -- Mr. Demo specifically
- 25 conveyed to you that they had concluded it was

- A Ultimately that was not the task that he
- concluded I should undertake.
- Q That's not my -- we'll get to the task
- that he gave you. But did he convey, in words or
- substance, that the debtor was going to use its
- best efforts to identify the assets of SOHC and
- CDO Fund from March 2009 to the present for
- purposes of providing that information to UBS?
- MS. SMITH: Objection to form.
- 10 A At some point in the process, that may
- 11 have been his statement, but that wasn't the
- 12 conclusion after we had gone through numerous
- 13 discussions.
- 14 BY MR. CLUBOK:
- 15 Q What was the conclusion?
- 16 A The conclusion was that my task was to
- 17 locate the assets that were in the production to
- 18 UBS as of May 2009 and identify what had happened
- 19 to those assets.
- 20 Q And did you have -- setting aside the
- 21 e-mails that you were specifically told others
- 22 would be reviewing, did you have any other
- 23 information about assets of SOHC or CDO Fund from
- 24 March 2009 to the present that you did not share
- 25 with Mr. Demo?

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1 unnecessary to try to trace the assets of HFP from

7

- 2 March 2009 to the present?
- A Again, you're introducing the word
- 4 necessary, which I'm not prepared to adopt. I can
- 5 just say the conclusion from Mr. Demo was that we
- 6 weren't going to do that at that time.
- Q Okay. Mr. Demo conveyed to you that the
- 8 debtor had concluded it was not going to try to
- 9 identify the assets of HFP from March 2009 to the
- 10 present to provide to UBS, correct?
- 11 A Can you repeat that question? It had a 12 lot in it.
- 13 Q Did Mr. Demo convey to you that the debtor
- 14 had concluded it was not going to try to identify
- 15 the assets of HFP from March 2009 to the present
- 16 in order to provide that information to UBS?
- 17 A I think that's probably a fair 18 characterization.
- 19 Q Okay. Well, we may come back to HFP. But
- 20 with respect to SOHC and CDO Fund, did Mr. Demo
- 21 convey, in words or substance, that it was
- 22 necessary to as best as possible identify the
- 23 assets of SOHC and CDO Fund from March 2009 to the
- 24 present for purposes of providing that information
- 25 to UBS?

- A From March 2009 through the present, yes,
- I did have some other information I did not share
- with him.
- O And that was material information about
- the value of assets of those two funds between
- March 2009 through the present, correct?
 - MS. SMITH: Objection to form.
- A Material information about the value of
- 9 assets? I don't really think that's right, no.

10 BY MR. CLUBOK:

- 11 Q Well, you said you had other -- well,
- 12 material should be assumed. If you had
- 13 information that an asset was named Highland CDO
- 14 Opportunity Fund, LLP versus LP, I'm not talking
- 15 about that. I'm talking about material
- 16 information. So let me ask the question again.
- I said -- you said from March 2009 to the
- 18 present, you had some other information about the
- 19 assets of SOHC or CDO Fund that you did not share
- 20 with Mr. Demo, correct?
- 21 A Yes.
- 22 Q And when you say some information, do you
- 23 mean material information about those assets?
- 24 A Material information over that entire time 25 period, probably, yes.

Transcript of Isaac D. Leventon Conducted on July 22, 2021

35 (137 to 140)

| | u on july 22, 2021 |
|--|---|
| | 139 |
| 1 Q But was | 1 BY MR. CLUBOK: |
| 2 A Hold on. Apologies, sir, let me finish | 2 Q Did you make a conscious decision not to |
| 3 the answer. Material information about that | 3 share that information with the Pachulski firm? |
| 4 entire time period, yes. Material information | 4 MS. SMITH: Objection to form. |
| 5 about the task I was assigned, no. | 5 A I made a conscious decision that it wasn't |
| 6 Q Understood. And what was the material | 6 relevant to the task I was undertaking. |
| 7 information you had about the assets of SOHC and | 7 BYMR. CLUBOK: |
| 8 CDO Fund from the period March 2009 through the | 8 Q Did you ever share that information with |
| 9 present that you chose not to share with | 9 Mr. Seery? |
| 10 Pachulski? | 10 A No, but we rarely spoke. |
| 11 MS. SMITH: Objection to form. | Q Did you share that information or cause it |
| 12 A So I'm going to put the word material to | 12 to be shared with any of the directors? |
| 13 the side, sir. So if you want to just re-ask the | A I almost never spoke to the other two |
| 14 question, because that's a judgment call and I'll | 14 directors, or even directly ever communicated with |
| 15 let the Court make that decision. | 15 them hardly ever. |
| 16 BY MR. CLUBOK: | 16 Q Did you communicate through any means, |
| 17 Q You're a lawyer. | 17 e-mail, smoke signals, text messages, whatever, |
| 18 A I am. | 18 the information about the 2017 transaction |
| 19 Q So I'm using with your lawyer hat on, | 19 involving CDO Fund and SOHC assets to any |
| 20 did you believe you had any material information | 20 independent director or lawyer of the debtor? |
| 21 about the assets of SOHC and CDO Fund from the | 21 A No. It wasn't relevant to the task I was |
| 22 period March 2009 through the present that you | 22 working on. |
| 23 chose not to share with Pachulski? | 23 Q Did you discuss that transaction with |
| 24 MS. SMITH: Objection to form. | 24 anybody else at any point during the pendency of |
| 25 A I'm not going to perform sir, I'm not | 25 the bankruptcy? |
| | 38 140 |
| 1 prepared to perform legal analysis on the fly, but | 1 MS. SMITH: Objection to form. |
| 2 if you'd like to ask me for objective facts, I'm | 2 A Yes. |
| 3 happy to provide those to you. | 3 BY MR. CLUBOK: |
| 4 BYMR. CLUBOK: | 4 Q Who did you discuss it with? |
| 5 Q We'll come back to that. But what was the | 5 A Beecher Carlson. |
| 6 information you had about the assets of SOHC and | 6 Q Who is Beecher Carlson? |
| 7 CDO Fund from March 2009 to the present that you | 7 A They're the underwriter for Sentinel on |
| 8 chose not to provide to the Pachulski firm? | 8 the insurance policy. |
| 9 MS. SMITH: Objection to form. | 9 Q And there's an insurance policy? |
| 10 A I knew that there had been a transaction | 10 A Yes. |
| 11 in 2017 sometime with respect to an | 11 Q And who is that insurance who is the |
| 12 after-the-event insurance policy with Sentinel. | 12 insured on that insurance policy? |
| 13 BY MR. CLUBOK: | 13 A Certain of the defendants in the UBS case. |
| 14 Q Anything else? | 14 Q Including CDO Fund and SOHC? |
| 15 A Is there anything else? There may have | 15 A I believe that's probably right, but I'd |
| 16 been other things, but I just didn't look into | 16 have to have my recollection refreshed. |
| 17 them really. | 17 Q And you understood that insurance policy |
| Q And you made a conscious decision not to | 18 is an asset of the CDO Fund and SOHC, correct? |
| 19 share anything about the transaction in 2017 | 19 A No. |
| 20 involving Sentinel insurance with the Pachulski | 20 Q What do you think it is? |
| 21 firm, correct? | 21 A I don't know how to it's however |
| 22 MS. SMITH: Objection to form. | 22 accountants would classify it, but, no, I don't |
| 23 A It wasn't relevant to the task I was | 23 believe it's an asset. The accountants didn't |
| 24 <mark>undertaking.</mark> | 24 classify it as an asset was my understanding. I |
| 25 | 25 don't think insurance policies show up on balance |

Transcript of Isaac D. Leventon

36 (141 to 144)

| Conducted on | July 22, 2021 |
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| 1.41 | |

| 141 | 143 |
|--|---|
| 1 sheets. | 1 judgment came down, you shared that with Beecher |
| 2 Q There were assets exchanged for that | 2 Carlson? |
| 3 insurance policy in 2017, correct? | 3 MS. SMITH: Objection to form. |
| 4 A That's my understanding, yes. | 4 A I shared it with them. I don't remember |
| What was the rough value of those assets | 5 if it was immediately because you have to remember |
| 6 that were exchanged? | 6 at this time I was in recovery at home. So I |
| 7 A I don't know. | 7 think I provided it to them kind of as quickly as |
| 8 Q You have no idea? | 8 possible, given my limitations at the time. |
| 9 A No. | 9 BY MR. CLUBOK: |
| 10 Q Did you ever know? | 10 Q Why did you provide it to Beecher Carlson |
| 11 A No, I don't believe I did. | 11 as quickly as possible? |
| 12 Q You never had any idea about the rough | 12 A Because it's a the judgment against the |
| 13 total value of the assets exchanged in 2017 for | 13 insureds would be a fact that you should inform |
| 14 the insurance policy that you've called the ATE | 14 the underwriter. |
| 15 policy from Sentinel? | 15 Q When you say Beecher Carlson is the |
| MS. SMITH: Objection to form. | 16 underwriter, what do you mean? They underwrote |
| 17 A No, I wasn't really involved in that. | 17 the policy? |
| 18 BY MR. CLUBOK: | 18 A No, sorry, that's the wrong term. Oh, |
| 19 Q You weren't involved in what? | 19 man. I forget their exact role. They're maybe |
| 20 A The drafting of the policy or the process | 20 they're more like an auditor. |
| 21 of getting it implemented. | 21 Q For Sentinel? |
| 22 Q You weren't involved at all in the | 22 MS. SMITH: Objection to form. |
| 23 drafting of the policy? | 23 A Well, that's the thing. For the policy. |
| 24 A No. | 24 My understanding is that you had to have kind of |
| 25 Q You weren't involved at all in the process | 25 an external third party looking at the policy, but |
| 142 | 144 |
| 1 of getting the insurance policy implemented; is | 1 I don't remember exactly. There's the right word |
| 2 that correct? | 2 for what their role was and I apologize. It's |
| 3 A I had one role and it was a limited one. | 3 just slipping my mind right now. |
| 4 Q What was that? | 4 BY MR. CLUBOK: |
| 5 A It was to share information with Beecher | 5 Q Okay. And other than providing |
| 6 Carlson as the underwriter about the underlying | 6 information and by the way, is the first time |
| 7 litigation. | 7 you provided information to Beecher Carlson after |
| 8 Q And that was the only role you ever had | 8 the policy was put into place? |
| 9 that in any way was connected to the insurance | 9 A No. |
| 10 policy issued by Sentinel? | 10 Q So you started providing information to |
| 11 A That's the only one I can ever recall, | 11 Beecher Carlson prior to the execution of the |
| 12 yes. | 12 policy? |
| 13 Q And what information did you share with | 13 A My recollection is that I had one |
| 14 Beecher Carlson as the underwriter, about the | 14 conversation with Beecher Carlson in advance of |
| 15 underlying litigation? | 15 the execution of the policy. |
| 16 A Pleadings | 16 Q Who at Beecher Carlson? |
| 17 Q Anything else? | 17 A I don't know. |
| 18 A for the most part. The appellate | 18 Q And what was the substance of that one |
| 19 rulings of the New York appellate division. | 19 conversation? |
| 20 Q Anything else? | 20 A To essentially give the entire background |
| 21 A When the February 2020 judgment came down, | 21 of the litigation. |
| 22 I believe I shared that with them. | 22 Q At that point did you give your opinion |
| 23 Q So as soon as the judgment came down | 23 that liability was likely to be established |
| 24 regarding strike that. | 24 against CDO Fund and SOHC, in words or substance? |
| 25 As soon as the roughly billion dollar | 25 A I it was one conversation about |

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37 (145 to 148)

Conducted on July 22, 2021 145 147 1 45 minutes four years ago. I really don't Q You called it an after-the-event policy. 2 remember what we said. 2 Was it also sometimes shorthanded by ATE policy? Q Do you recall ever providing, in advance A Yes, that's what after the event stands 4 of the policy, your opinion that liability was 4 for. It's a fairly standard industry product likely to be established? 5 that's very common, particularly in the UK and MS. SMITH: Objection to form. 6 other common law jurisdictions. So it's a fairly A I don't recall. matured industry. 8 BYMR. CLUBOK: Q Okay. And did you have any role -- or Q Do you recall ever telling Beecher Carlson 9 sorry, who made the decision to obtain an ATE 10 policy with respect to the UBS litigation in 10 before or after the policy but prior to the 11 judgment, that you had formed an opinion that 11 New York? 12 A My understanding is that Mr. Dondero made 12 liability was likely to be established against 13 CDO Fund and SOHC with respect to the breach of 13 that decision. 14 contract claims? Q What's that understanding based on? 15 A I don't recall. Largely it was providing 15 A I believe that was communicated to me by 16 Beecher Carlson with information and letting them 16 Mr. Ellington. 17 make their determination. 17 Q When? 18 Q Did you ever provide them with that 18 A Back around the time, probably right after 19 information, the view you had with respect to 19 the policy was implemented. 20 liability? 20 Q Okay. So after it was implemented was the 21 A I don't recall if I did. Mostly I 21 first time you heard that Mr. Dondero had made the 22 decision to implement the ATE policy? 22 provided them objective data, like pleadings, 23 orders of the Court, those sorts of materials. 23 MS. SMITH: Objection to form. 24 Q Are you saying you have no idea if you 24 MR. CLUBOK: Sorry, what's the form 25 objection? 25 provided this information or are you saying you 146 148 1 don't recall doing it and therefore you probably MS. SMITH: I'm sorry, I just 1 2 didn't do it? misunderstood the question. 3 MR. CLUBOK: Okay. I'll rephrase it. A Well, I'm saying neither. What I'm saying 4 is I don't remember one way or another. 4 Sorry. Q Okay. And other than providing 5 BY MR. CLUBOK: 6 information to Beecher Carlson, did you have any Q Are you saying that after the ATE 7 other role in any way with the insurance policy 7 insurance policy went into effect was the first 8 issued by Sentinel with respect to the UBS 8 time that you heard that Mr. Dondero had made the 9 litigation? 9 decision to enter into that ATE policy? 10 A No, not that I recall. 10 A I'm trying to recall, but I think that's 11 Q Did you have any role at all in the 11 right. 12 process by which it was decided to pursue 12 Q And do you know -- did anyone ever ask 13 obtaining this policy? 13 your opinion as to whether or not it was a good MS. SMITH: Objection to form. 14 idea to do this? 15 A I don't believe that I was involved in 15 A I certainly don't recall -- let me 16 rephrase. I don't recall that ever happening. I 16 that process really. 17 BY MR. CLUBOK: 17 don't believe it did happen. 18 Q Who made the decision -- by the way, you 18 Q Were you ever in any way involved with 19 called it an after-the-event policy? 19 weighing the pros and cons of entering into the 20 A Yeah. Sorry. I need to sneeze, but I'll 20 ATE policy prior to it being entered into? 21 try to push through it. 21 A In or around -- you know, for the policy 22 Q Okay. You let us know if you need a 22 that got implemented, no. 23 break. As I've said many times, please tell us if 23 Q For any ATE policy? 24 you need a break. 24 A I think there had been contemplation of an 25 A Just a sneeze on this one. 25 ATE policy earlier in that year as a settlement

Transcript of Isaac D. Leventon

38 (149 to 152)

Conducted on July 22, 2021 149 151 1 mechanism, but that's the only other thing I can 1 this policy to any of the independent directors? A I never discussed it with them one way or 2 remember. Q Were you involved in that? 3 another. A I believe it was part of a settlement Q Did you ever disclose the existence of 5 analysis that I contributed to. Or that I was this policy to any lawyer representing the debtor? A I never discussed it with them one way or 6 involved in. Q And so as part of that settlement 8 analysis, you assessed the pros and cons of Q Did you discuss this policy with any other 9 entering into an ATE policy? human being other than Beecher Carlson since the 10 A I don't remember if I did or not. I 10 time that bankruptcy started? 11 remember that term showed up during that time in MS. SMITH: Objection to form. 11 12 those considerations. 12 A Yes. 13 Q But you're not linking that work you did 13 BY MR. CLUBOK: 14 to the actual entering into the ATE policy? 14 Q Who? 15 A No, they're two completely separate 15 A Matt DiOrio. 16 processes. 16 O When? 17 Q Why? 17 A He was the one who usually would set up 18 A Well, one was essentially a mechanism for 18 the calls with Beecher Carlson. 19 funding a settlement which, you know, basically 19 Q And anyone else at all? Any other human 20 in -- like essentially like you have a settlement 20 being that you discussed this policy with since 21 agreement already done and signed and this is how 21 the bankruptcy? 22 you're going to fund it. 22 A I had discussed it at one point with 23 Q Okay. 23 Mr. Ellington. 24 A That's not what the August 2017 24 Q When? 25 transaction was. 25 A July sometime maybe. 150 152 Q What was the August 2017 transaction? Q Of what year? 1 A 2020. My apologies. A I'm not going to -- I don't know that I 3 have a good characterization for it. I wasn't O Anyone else at all? 4 really involved in it, but it wasn't that. A Not that I recall. Q What was it, as far as you know? 5 Q Okay. A It was a purchase of an after-the-event MR. CLUBOK: Let's take a break. 7 insurance policy. THE VIDEOGRAPHER: We are off the record Q To do what? at 1:04 p.m. A I don't know what the purpose was. I 9 (Recess taken from 1:04 p.m. CDT to 10 wasn't really involved. 10 2:12 p.m. CDT) 11 Q You have no idea what the purpose of the THE VIDEOGRAPHER: The time is 2:12 p.m. 12 after-the-event insurance policy was? 12 We are back on the record. 13 A I don't know. 13 BY MR. CLUBOK: 14 Q Did you ever see it? 14 Q Mr. Ellington [sic] --15 A I remember seeing one page of it one time. 15 A No. 16 Q When was that? 16 Q Sorry. Mr. -- strike that. 17 A We were doing one of our annual update Mr. Leventon, you said you discussed the 18 calls with Beecher Carlson and I think I asked 18 ATE policy with Mr. Ellington in approximately 19 on -- can we -- can someone confirm for me who the 19 July 2020, correct? 20 insureds are so I can make sure to link the 20 A I believe that was my testimony, yes. 21 developments for the defendants to the insureds Q What was the reason for that conversation? 22 that are named, and so I saw one page of the A We were discussing the discovery task that 23 I had been placed on by -- or maybe it was August 23 insurance policy at that point that listed who the

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24 then. The discovery task that I had been placed

25 on by Pachulski and I was checking with

24 insureds were.

25 Q Did you ever disclose the existence of

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| | | 153 | 155 |
| 1 | Mr. Ellington because he had been talking to | | 1 policy relevant to the task I was working on. But |
| 2 | Mr. Seery a lot and I wanted to see if there was | | 2 I just hadn't been privy to those conversations so |
| 3 | anything I should be aware of. | | 3 I was checking. |
| 4 | Q And did you discuss with Mr. Ellington | | 4 Q Did you offer your view to Mr. Ellington |
| 5 | whether or not you should disclose the ATE policy | | 5 as to whether or not you should disclose the ATE |
| 6 | as part of the task you were assigned? | | 6 policy to Mr. Seery and debtor's counsel? |
| 7 | A We discussed whether it was relevant to | | 7 A I don't remember if I offered an opinion |
| 8 | the task that I had been assigned and | | 8 to Mr. Ellington. I think it was more focused on |
| 9 | Mr. Ellington stated that he didn't believe that | | 9 here's the task that I'm working on, is this |
| 10 | it was relevant to the task I was working on. | | 10 relevant to that task. |
| 11 | Q You asked Mr. Ellington whether or not | | 11 Q And he just said no, without any |
| 12 | in words or substance, you asked Mr. Ellington | | 12 explanation or did he give you an explanation for |
| 13 | whether you should disclose the policy to | | 13 his thinking? |
| 14 | Mr. Seery and the debtor's counsel? | | 14 A I don't remember I don't remember what |
| 15 | MS. SMITH: Objection, form. | | 15 he said in that conversation. I remember the |
| 16 | BY MR. CLUBOK: | | 16 conclusion, but I also had asked another part |
| 17 | Q Correct? | | 17 of the conversation was, you've been talking to |
| 18 | ů , | | 18 Seery, I haven't, so do you know, is this |
| 19 | Q Isn't it true that, in words or substance, | | 19 something I need to introduce or something that I |
| | you asked Mr. Ellington whether you should | | 20 need to interject into the task I'm working on. |
| | disclose the policy to Mr. Seery and the debtor's | | 21 Q Why did you think it might be something |
| 22 | counsel? | | 22 that would appropriately be interjected into the |
| 23 | · · · · · · · · · · · · · · · · · · · | | 23 task? |
| 24 | A That's not what our conversation was, no. | | 24 A Well, that wasn't my testimony. My |
| 25 | | | 25 testimony is it was a thing to consider. |
| | | 154 | 156 |
| 1 | BY MR. CLUBOK: | | 1 Q Did you think that it might be something |
| 2 | Q Did you, in words or substance, ever ask | | 2 that would be appropriate to, as you say, |
| 3 | Mr. Ellington whether you should disclose the | | 3 interject into the task? |
| 4 | policy? | | 4 A It would depend on the context. From the |
| 5 | A To whom? | | 5 face of the task, probably not; but if there was |
| 6 | Q To the debtor or their counsel. | | 6 further context based on Mr. Ellington's |
| 7 | A So the conversation was, is the policy | | 7 conversations with Mr. Seery that I didn't have, |
| | relevant to the task I'm working on, and the | | 8 then I wanted to find out if that context existed. |
| | answer, Mr. Ellington said he didn't believe that | | 9 Q You knew that it was an urgent request |
| | it was and therefore didn't need to be included as | | 10 from UBS to identify the total assets and history |
| | materials in part of that task. And then I asked, | | 11 of the assets in CDO Fund/SOHC, correct? |
| | you know, you've been in conversations with | | 12 MS. SMITH: Objection, assumes facts not |
| | Mr. Seery, I don't talk to Mr. Seery hardly ever, | | 13 in evidence. |
| | so is there any other thing that any other | | 14 A I don't know what you mean by urgent, sir. |
| 15 | anything else that I should know or any other | | 15 BY MR. CLUBOK: |

- 16 reason, you know, outside of my task that I should
- 17 include it in the materials and Scott said no.
- 18 Q Who initiated this conversation?
- 19 A I don't recall. I take it back. I
- 20 probably initiated it, I think.
- 21 Q Why?
- 22 A Because I wanted to understand if there
- 23 had been kind of -- if there were separate
- 24 contexts and conversations with Mr. Seery that I
- 25 had not been privy to that would make the ATE

- 16 Q You were specifically advised that there
- 17 was an urgent request, or words to that effect,
- 18 from UBS for the debtor to identify the total
- 19 assets and history of the assets in CDO Fund and
- 20 SOHC; isn't that true?
- 21 MS. SMITH: Objection, form.
- 22 A I don't recall if the word urgent was
- 23 used.
- 24 BY MR. CLUBOK:
- 25 Q Whether the exact word urgent or high

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40 (157 to 160)

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|---|---|
| 157 | 159 |
| 1 priority or very important, was there any | 1 A That's correct. |
| 2 anything like that that conveyed to you the | 2 Q Did you ever did you see a draft of the |
| 3 importance of this task? | 3 ATE policy before it was executed? |
| 4 A I believe it was conveyed to me that UBS | 4 A No, not that I recall. I don't no, I |
| 5 thought the task was very important, but I don't | 5 don't believe I ever saw a draft. |
| 6 know that that's necessarily what Pachulski's | 6 Q Did you see an unsigned version of the ATE |
| 7 position was. | 7 policy? |
| 8 Q Was it ever conveyed to you that it was a | 8 A I don't believe I ever saw an unsigned |
| 9 high priority task for you to assist in | 9 copy of the ATE policy. |
| 10 identifying all the assets and the history of the | 10 Q Okay. So I'm trying to I'm going to |
| 11 assets for SOHC and CDO Fund? | 11 try to ask this as broadly as possible, and if you |
| 12 A No. | 12 don't understand the question, I'll repeat it. |
| 13 MS. SMITH: Objection, form. | 13 But are you basically are you saying that other |
| 14 A Not that I recall. And it's certainly not | 14 than this one page that Mr. Sevilla showed you on |
| 15 the task ultimately that I was given. | 15 his computer screen, you never saw any part of the |
| 16 BY MR. CLUBOK: | 16 ATE policy, whether it was executed or unexecuted, |
| 17 Q Was it ever conveyed to you that the | 17 correct? |
| 18 debtor had a high priority task for itself to | 18 A To the best of my recollection, that's |
| 19 identify the assets and history of the assets for | 19 correct. |
| | |
| 20 SOHC and CDO Fund? | 20 Q Did you ever try to see a copy of the ATE |
| 21 A Not that I recall and that's certainly not | 21 policy in connection with your work at Highland? |
| 22 at the end of kind of the iterative discussion | 22 A I never asked to see a copy of the ATE |
| 23 process with Mr. Demo what I was tasked with | 23 policy that I recall. |
| 24 doing. | 24 Q When roughly when did Mr. Sevilla show |
| 25 Q You said earlier, I was asking you | 25 you this one page from the ATE policy? |
| 158 | 160 |
| 1 about the ATE policy that was ultimately entered | 1 A We were going into an update call with |
| 2 into. Remember that discussion? | 2 Beecher Carlson and I looked at it for about |
| 3 A Yes. | 3 30 seconds and then continued on to the call. It |
| 4 Q I think you said that you only saw one | 4 would have been sometime in 2018 or '19 probably. |
| 5 page of it one time; is that right? | 5 Q Did it seem curious to you that you were |
| 6 A That's right. | 6 only allowed to see one page from the ATE policy? |
| 7 Q Who showed you that one page? | 7 MS. SMITH: Objection to form. |
| 8 A JP Sevilla. | 8 A I disagree with the premise of the |
| 9 Q And how? | 9 question, sir. |
| 10 A On his computer screen. | 10 BY MR. CLUBOK: |
| 11 Q Oh, he let you look at one page on his | 11 Q Okay. |
| 12 computer screen and other than that, you never saw | MR. CLUBOK: Let's go off the record. |
| 13 the ATE policy as it was after it was actually | 13 THE VIDEOGRAPHER: We are off the record |
| 14 executed? | 14 at 2:21 p.m. |
| 15 MS. SMITH: Objection to form. | 15 (Recess taken from 2:21 p.m. CDT to |
| 16 A I don't know that | 16 2:22 p.m. CDT) |
| 17 BY MR. CLUBOK: | 17 THE VIDEOGRAPHER: 2:22 p.m., back on the |
| 18 Q Strike that. Let me ask the question | 18 record. |
| 19 again. | 19 BY MR. CLUBOK: |
| 20 Mr. Sevilla showed you one page from the | 20 Q Did it seem unusual to you that |
| 21 ATE policy on his computer screen, correct? | 21 Mr. Sevilla just showed you a page on his computer |
| 22 A Yes. | 22 screen as opposed to sending you the policy so you |
| 23 Q And other than that one page that | 23 could see it yourself? |
| 24 Mr. Sevilla showed you, you never saw the executed | 24 MS. SMITH: Objection to form. |
| 25 ATE policy, correct? | 25 A Under the circumstances, it wasn't unusual |
| IV. I I VIII DONO V. CONTOCK | 12 12 Onuci the circumstances, it was it unusual |

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41 (161 to 164)

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161 163 1 in the slightest. 1 you learn that Sentinel was the insurer for the 2 BYMR. CLUBOK: ATE policy? O What were the circumstances? A Idon't recall how I learned, but it would A We were about to have a call with Beecher have been sometime around the time of the 5 Carlson. I was going to give an update on the transaction in August 2017. Q That's -- okay. But it was contemplated 6 litigation. I wanted to see the actual on the page who the insureds were so I could match it up for at least a couple months prior to that that 8 with who the defendants were. Sentinel would be the insurer for an ATE policy, O I see. correct? 10 A I saw a single page that had the listed 10 MS. SMITH: Objection, assumes facts not 11 insureds, I looked at that page for anywhere from 11 in evidence. 12 15 to 20 seconds while I was on my way walking to 12 A I don't know that that's right. I don't 13 a conference room to have the call. 13 recall that. 14 Q Did you see who the -- did you know who 14 BY MR. CLUBOK: 15 the insurer was for the policy? 15 Q You specifically at one point contemplated 16 A I knew it was Sentinel, but the exact name 16 that Sentinel would be the insurer for the ATE 17 of the Sentinel entity, I don't. 17 policy; isn't that true? 18 Q How did you come to know that Sentinel was 18 MS. SMITH: Objection, form. 19 the insurer for the policy? 19 A I disagree with one of the premises of MS. SMITH: Objection to form. 20 your question. I'm happy to explain. 21 BY MR. CLUBOK: 21 A I don't remember. MR. CLUBOK: Sorry, what was the form 22 Q Yeah. 2.2 23 objection there? 23 A So if you're talking about what was MS. SMITH: Well, there's more than one 24 contemplated in April of 2017, that was a 25 completely different transaction than what was 25 Sentinel entity and you said, how did you come to 162 164 1 know that Sentinel was the insurer. done in August of 2017. And so whatever role MR. CLUBOK: Okay. Thank you. 2 Sentinel was going to play in April was a 3 BY MR. CLUBOK: different transaction than what happened in Q I'll use the term Sentinel with the 5 understanding that it is -- there's many different Q We'll talk about the differences 6 related entities that are called Sentinel perhaps 6 between -- the supposed differences between the 7 and we'll just talk generally like we sometimes transactions. But certainly in April, you 8 talk Highland generally about Sentinel; is that contemplated that Sentinel would write an ATE 9 okav? policy for the benefit of the Highland affiliates 10 A I don't actually know what any of the --10 that were involved in the New York litigation, 11 what the Sentinel entities are. I just kind of 11 correct? 12 know generally the name Sentinel. 12 MS. SMITH: Objection to form. 13 Q Yeah. Colloquially you call the insurer 13 A I don't recall exactly what the proposal 14 Sentinel, whether it's Sentinel something 14 was. 15 something sub or Sentinel something something? 15 BY MR. CLUBOK: 16 A Yeah, I know there were at least a couple 16 Q Isn't it true that at some point you 17 of entities, but --17 contemplated Sentinel would write an ATE policy 18 for the benefit of the Highland affiliates? 18 Q Okay. MS. SMITH: Objection, form. 19 A -- where the roles were, I just don't 20 know. 20 A I don't remember what the proposal was. 21 Q Okay. I'm not asking you to comment on 21 BY MR. CLUBOK: 22 that by saying what Sentinel -- your understanding 22 Q Do you -- and you don't remember ever 23 of Sentinel did or didn't do. Okay? 23 contemplating that Sentinel would write an ATE 24 A Okay. 24 policy; is that your testimony under oath? 25 Q Okay. So with that understanding, how did 25 A That's not what I said, sir.

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42 (165 to 168)

| 145 | 167 |
|--|--|
| 165 1 Q Okay. Well, then, answer my question as | 1 Q Okay. Did you ever talk about the ATE |
| 2 opposed to a question you want to answer. Isn't | 2 policy other about the strike that. |
| 3 it true that at some point you contemplated | 3 Did you ever talk about what the ATE |
| 4 Sentinel would write an ATE policy for the benefit | 4 policy does for the insureds even if you didn't |
| 5 of the Highland affiliates involved in the | 5 see it? |
| 6 New York UBS litigation? | 6 A I don't recall those conversations. I'm |
| 7 A I can I knew that Sentinel it was | 7 not sure that I did. |
| | 8 Q So you don't know the terms, fair to say, |
| 9 policy related to the UBS litigation, but who the | 9 of the ATE policy other than the name of the |
| 10 insureds were going to be and for whose benefit | 10 insureds, correct? |
| 11 that was going to be, I don't remember that | 11 A Correct. And even today I don't remember |
| 12 proposition at all. | 12 what those names were. I just saw them on the |
| 13 Q And why do you claim the transaction that | 13 screen that one time. |
| 14 was being contemplated in April of 2017 was | 14 Q So when you said with such certainty a |
| 15 entirely different than the transaction that was | 15 little bit ago under oath that the actual ATE |
| 16 consummated in August of 2017? | 16 policy is entirely different than what you were |
| _ | 17 contemplating in April of 2017, that's not based |
| 17 A Because in April of 2017, what was 18 discussed then, and frankly didn't get very far, | 18 on actually knowing what the ATE policy actually |
| 19 was the idea of essentially getting into a | 19 does? |
| 20 settlement agreement or getting to a number with | 20 MS. SMITH: Objection to form. |
| 21 UBS for settlement and having an ATE policy serve | 21 BY MR. CLUBOK: |
| | |
| 22 as kind of the funding mechanism for that 23 settlement. Two thousand August 2017 was | The state of the s |
| 24 there was no settlement with UBS in service of | 23 A I disagree with a premise of your |
| | 24 question. I'm happy to explain why. |
| 25 which the ATE policy would serve as a funding | 25 Q Please. Thank you. |
| | |
| 166 1 machanism So that's why they're two different | 1 A The April proposed transaction my |
| 1 mechanism. So that's why they're two different | 1 A The April proposed transaction, my |
| 1 mechanism. So that's why they're two different2 transactions. | 1 A The April proposed transaction, my 2 understanding of it or recollection to the |
| mechanism. So that's why they're two different transactions. Q Did the August so the actual ATE policy | 1 A The April proposed transaction, my 2 understanding of it or recollection to the 3 extent that I do, was that that was supposed to be |
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| mechanism. So that's why they're two different transactions. Q Did the August so the actual ATE policy that was entered into, did it provide for the funding of a future settlement with UBS? A I don't know what the policy said. I've never seen it. Q You've never seen the ATE policy that was actually executed? A No, sir, other than that one page. I Q That was a bit of a double negative, so I'm going to ask it again. It's my fault because I asked a negative and then you said no, sir. A Fair enough. Q You're saying it's true that you never seen the entire ATE policy that was actually executed, correct? A It is true that to this day the only time I've ever seen any part of the ATE policy was the 22 one page that I saw on Mr. Sevilla's screen for | 1 A The April proposed transaction, my 2 understanding of it or recollection to the 3 extent that I do, was that that was supposed to be 4 essentially part of a single process in which we'd 5 already gotten to a number with UBS and we'd 6 agreed on a settlement and were negotiating a 7 settlement agreement. 8 In August of 2017, there was no such 9 settlement agreement with UBS. And so kind of by 10 definition, they can't be the same thing. 11 Regardless of the terms of the ultimate policy in 12 August of 2017, it was a different transaction. 13 Q But you don't know if the things that were 14 contemplated by the policy strike that. 15 As you sit here today, you don't know if 16 the well, strike that. 17 In April of 2017, you identified pros and 18 cons of entering into what was then a contemplated 19 ATE transaction, correct? 20 A I don't recall if I did or not, sir. 21 Q You certainly reviewed the pros and cons 22 of entering into a contemplated ATE transaction in |

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43 (169 to 172)

Conducted on July 22, 2021 169 171 A Can you restate the question, sir? MR. CLUBOK: Yes, this is the complete 2 BY MR. CLUBOK: copy of this attachment. Appendix 1 was sent in a Q You reviewed an identification of the separate e-mail, which we'll get to. 4 potential benefits of entering into the MS. SMITH: Okay. 5 contemplated ATE transaction in approximately 5 MR. CLUBOK: When they sent this 6 April 2017, correct? PowerPoint, they just had a placeholder for MS. SMITH: Objection to form. Appendix 1, apparently, at least as far as we can A I remember it was a concept around that 8 tell. 9 time, but -- that there would be an ATE policy to A I've reviewed the document, sir. 10 fund a potential settlement, but I really don't 10 BY MR. CLUBOK: 11 remember much more than that. 11 Q Okay. Did you draft this document? 12 BY MR. CLUBOK: 12 A I don't know if I did or not. 13 Q Well, you remember that somebody had laid 13 Q Do you recognize it? 14 out the potential benefits of doing that, correct? 14 A I know I've seen it before. I have no 15 A Actually, I don't. 15 reason to dispute that I didn't receive it -- or 16 Q Did you have any role in identifying the 16 send it, I should say. 17 potential benefits of entering into an ATE 17 Q You didn't just receive it --18 transaction at any point? 18 A I said or send it, I should say. 19 A Not that I recall, but if you would like 19 Q Okay. And you played some role in 20 to show me a document, I'm happy to have my 20 drafting this document at least, correct? 21 recollection refreshed. 21 A I don't remember if I did or not, sir. 22 Q Okay. Let's hand you what's been marked 22 But the metadata will answer that question kind of 23 as Exhibit 47. Exhibit 47 is an e-mail from you, 23 easily. 24 Isaac Leventon, to JP Sevilla with a subject UBS 24 Q Isn't it true that you drafted this 25 Settlement Structure (9.pptx), and it's dated 25 document together with Stephanie Vitiello? 170 172 1 April 19th, 2017. And it attaches a document MS. SMITH: Objection, assumes facts not called UBS Settlement Structure 9.pptx. 2 in evidence. Do you see that? A If that's what the metadata says, I don't A Yes. 4 dispute it, but I don't know or recall, I should Q And page 1 of Exhibit 47 is the cover 5 say. 6 e-mail that has no substance in it, other than 6 BY MR. CLUBOK: 7 what I just described, and the remaining pages are Q Who -- do you recall being asked to draft 8 the attachments. Do you see that? 8 a presentation like this? A I don't remember, sir. A I do, yes. 10 Q You're looking at this document now and it 10 Q Now, the first page of the attachment says 11 Settlement Analysis, UBS versus, and has the 11 doesn't ring any bell as to the origin of this 12 Highland logo, correct? 12 document? 13 A It does. 13 MS. SMITH: Objection, form. 14 Q And then the first page talks about what 14 A Like I said, I don't remember if I drafted 15 happens: If Highland does not settle. And then 15 this document or not, but the metadata will answer 16 the second page says: Taxes: If Highland Wins... 16 the question affirmatively. 17 it Loses. Third page says: If Highland does not 17 BY MR. CLUBOK: 18 settle: UBS Appeals. Et cetera, et cetera. 18 Q We would need the metadata to answer that 19 question given your lack of recollection, correct? Do you see that? 20 A I'm reviewing the document. 20 A You would need the debtor to provide you 21 (Witness reviews document.) 21 with that metadata. MS. SMITH: While he's looking at this, Q What did you do with this presentation 23 Andy, is this a complete copy of the exhibit? 23 other than send it to Mr. Sevilla? 24 Because it -- there's an odd Appendix 1 on the A I don't recall. But again, if I sent it 25 last page. 25 to someone else, it would be in the debtor's

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44 (173 to 176)

Conducted on July 22, 2021

| 173 | | 175 |
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| 1 documents. | 1 BY MR. CLUBOK: | 173 |
| 2 Q The second page of the attachment gives a | 2 Q At one point you specifically estimated | |
| 3 bottom line that there's no upside to going to | 3 the liability in excess of hundreds of millions of | |
| 4 trial in either the UBS or the Citi matter, | 4 dollars strike that. | |
| 5 correct? | 5 At one point you, for purposes of a | |
| 6 A Correct. | 6 solvency analysis, estimated the liability at | |
| 7 Q Did you did Highland go to trial in the | 7 being well in excess of \$100 million, correct? | |
| 8 Citi matter? | 8 MS. SMITH: Objection to form. | |
| 9 A No. | 9 A I don't recall what you're talking about, | |
| 10 Q What happened in that matter? | 10 but if you want to show me a document to refresh | |
| 11 A It settled. | 11 my recollection, I'm happy to look at it. | |
| 12 Q For how much? | 12 BY MR. CLUBOK: | |
| 13 A It was more than 500,000, but I think less | 13 Q Do you as you sit here today, are you | |
| 14 than a million. | 14 able to deny that you did that? | |
| 15 Q Okay. And when? | 15 A I can neither confirm nor deny it, sir. I | |
| 16 A Oh, wow. 2018 or '19 sometime. | 16 just don't know what you're talking about. | |
| 17 Q Okay. So sometime after this presentation | 17 Q So you okay. Getting back to this. | |
| 18 was sent in April of 2017, correct? | 18 You believed in April of 2017, that if UBS were to | |
| 19 A Correct. | 19 win, Highland would lose all of the assets in HFP | |
| 20 Q And is that Citi matter totally settled, | 20 and CDO Fund, correct? | |
| 21 done? | 21 MS. SMITH: Objection to form. This is | |
| 22 A Yes. | 22 not necessarily what he believes. | |
| 23 Q And it was settled for something less than | 23 MR. CLUBOK: Okay. Ms. Smith, I have not | |
| 24 a million dollars? | 24 said anything about your speaking objections. | |
| 25 A That's my recollection. | 25 Things like assumes facts not in evidence, saying | |
| 174 | | 176 |
| 1 Q Okay. So the and the UBS case | 1 that comment you made there, I tried to ignore it, | |
| 2 meanwhile at this time was you knew that the | 2 because it goes beyond what you're allowed to say | |
| 3 potential liability was over a billion dollars, | 3 in this proceeding. You say objection to form and | |
| 4 right? | 4 nothing else unless you want to unless you have | |
| 5 A I knew that UBS was alleging over a | 5 a privilege to assert. So please do not make any | |
| 6 billion dollars in damages against the | 6 further speaking objections. | |
| 7 counterparty funds and it also alleged some quasi | 7 BY MR. CLUBOK: | |
| 8 contractual claims for that liability against HCM | 8 Q Mr. Leventon, isn't it true that in April | |
| 9 itself. | 9 of 2017, you believed that if UBS wins, Highland | |
| 10 Q In fact, you knew that HCM faced potential | 10 would lose all the assets in HFP/CDO Fund? | |
| 11 liability to backstop HFP and CDO Fund for up to | 11 A I believed that that was one of the | |
| 12 \$1.2 billion; isn't that true? | 12 worst-case scenarios that was possible, yes. | |
| MS. SMITH: Objection to form. | 13 Q And you believe that the HFP assets at | |
| 14 A I knew that was UBS's argument. I didn't | 14 that time in April of 2017, included an | |
| 15 necessarily agree with it. | 15 approximately \$32 million note payable from the | |
| 16 BY MR. CLUBOK: | 16 donor advised fund or the DAF, correct? | |
| 17 Q Right. But you certainly were aware that | 17 A It does say that HFP assets include | |
| 18 Highland was facing a clawback of \$9 million and | 18 32 million of DAF note payable. | |
| 19 liability to backstop HFP and CDO Fund for up to 20 \$1.2 billion, correct? | 19 Q And that DAF refers to a DAF that was 20 established by Mr. Dondero? | |
| 21 MS. SMITH: Objection to form. | | |
| 22 A I was aware that that was a possible worst | 21 A I don't necessarily believe that's 22 correct, no. | |
| 23 case scenario. I didn't necessarily agree that it | 23 Q Who was the DAF established by? | |
| 24 was probable or that UBS's arguments in support of | 24 A I don't know specifically, but I believe | |
| 25 that position were valid. | 25 it was the debtor itself. | |
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Transcript of Isaac D. Leventon

45 (177 to 180)

| • | 1. 1. 22. 2021 |
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| | 1 July 22, 2021 |
| 177 1 Q Okay. The debtor, though, was 80 percent 2 owned by Mr. Dondero, right? 3 A I actually don't know. 4 MS. SMITH: Objection to form. 5 BY MR. CLUBOK: 6 Q You don't know the ownership of prior 7 to bankruptcy, did you know the ownership interest 8 of Mr. Dondero and HCM? 9 A Immediately prior to bankruptcy, I think I 10 did because we had to know that type of | 179 1 A Sir, my testimony is I know that there was 2 some transaction that would have reduced 3 Mr. Dondero's economic interest and the documents 4 will speak for themselves as to exactly when that 5 transaction took place. I just I don't know 6 exactly when it took place. 7 BY MR. CLUBOK: 8 Q Okay. 9 A And I wasn't involved in that transaction 10 either. |
| 11 information for kind of first day schedules, but | 11 Q All right. The DAF was considered an |
| 12 prior to that, no. 13 Q Did you know because it came up many 14 times in the litigation with UBS and HCM, that 15 Mr. Dondero's stake in HCM in this time frame was 16 approximately 80 percent? 17 MS. SMITH: Objection. I'm concerned that 18 he has confidentiality issues when you're talking 19 about things that happened in the course of 20 settlement or mediation. 21 MR. CLUBOK: No, no. This was in public 22 documents upon public documents upon public 23 documents, it was used in open court, it was said 24 in the trial. This is nothing confidential at | 12 affiliated entity to Highland Capital Management, 13 correct? 14 A The compliance department via Mr. Surgent 15 determined that the DAF was not I don't 16 believe I think it determined it wasn't an 17 affiliate. 18 Q You believed that if Highland didn't 19 settle, it was facing years of fraudulent transfer 20 claims throughout the Highland structure, correct? 21 MS. SMITH: Objection, form. 22 A I believe that that was a possible 23 worst-case scenario. 24 BY MR. CLUBOK: |
| 25 all. | 25 Q By the way, you don't use anywhere on this |
| 178 1 BY MR. CLUBOK: 2 Q Isn't it true, sir, that in 2017, 3 Mr. Dondero's stake in HCM was approximately 4 80 percent? 5 A I don't know. 6 Q Okay. 7 A It I don't know. | 180 1 document that you sent to Mr. Sevilla possible 2 worst-case scenario to qualify what happens if UBS 3 wins, correct? 4 MS. SMITH: Objection to form. 5 A No, these are if you read the document, 6 these are the kind of two extremes. 7 BY MR. CLUBOK: |
| 9 Mr. Dondero's stake was identified as being 10 approximately 80 percent; isn't that true? 11 A The reason I'm qualifying it is because I 12 know that there were some transaction that reduced 13 his interest from whatever it was down to a much, 14 much smaller percentage. I just don't remember 15 exactly when that transaction took place. 16 Q Okay. And that transaction you're 17 referring to was a transfer to trusts or something | Q I understand. A If UBS wins or if Highland wins. Q Okay. But you don't say anywhere this is possible worst-case scenario or otherwise qualify it in this analysis, correct? A It doesn't say that on that page. Q On the other hand, that if Highland were to win, you understood that that would result in over \$50 million in tax liability to Mr. Dondero personally, correct? |
| 18 that he still had the beneficial ownership in, 19 correct? 20 A No, that's not correct. 21 Q Mr. Dondero had the vast majority of the 22 economic interest in Highland Capital Management | 18 MS. SMITH: Objection to form. 19 A I don't think that's right. That's not 20 what it says here. 21 BY MR. CLUBOK: 22 Q If you can turn but it refers to |

24 A Yes.

23 Slide 3. Do you see that?

25 Q And do you see where it says that: Taxes:

23 during the time frame that you wrote this memo;

MS. SMITH: Objection, form.

24 isn't that true?

25

Transcript of Isaac D. Leventon

46 (181 to 184)

Conducted on July 22, 2021 181 183 1 BY MR. CLUBOK: 1 If Highland wins... it Loses? A I do see that and it does say -- I was Q Okay. But you -- again, my question was 3 looking at the second page of the presentation. just about Mr. Dondero, not all the other major 4 Looking at the third page, it does say Mr. Dondero banks and Wall Street. So getting back to my 5 would have to pay approximately \$50 million in question. You had specifically discussed with Mr. Ellington that there would be significant tax 6 taxes. Q Yeah. So you understood -- and by the consequences for Mr. Dondero if Highland were to 8 way, all the other people who would have suffered defeat UBS in the litigation with respect to the 9 tax consequences if Highland were to win would claims against HFP, correct? 10 have had a litigation claim for mismanagement 10 A Well, I'm disagreeing with the word 11 against HCM and Dondero, correct? 11 specifically, because we discussed that among 12 A They could have asserted that claim. It 12 numerous other potential parties that would have 13 was -- I mean, my job was to identify risk. That 13 significant tax consequences, not just the ones on 14 was a risk I identified. 14 this page. 15 Q I didn't say exclusively, I said 15 Q And you also understood at the time, that 16 Dondero was the decision-maker for Highland 16 specifically. I'm not using the word exclusively. 17 Financial Partners, correct? 17 I'm using the word specifically. You specifically 18 A I believe that's right. 18 identified that there would be a \$50 million plus 19 Q And getting back to Mr. Dondero's --19 tax hit to Mr. Dondero, correct? 20 consequences to Mr. Dondero, if Highland were to 20 A I don't remember if I drafted this 21 win completely at trial, that would mean that 21 document or not, but this document specifically 22 Mr. Dondero personally would have a \$50 million 22 lists a \$50 million potential tax liability for 23 tax hit, correct? 23 Mr. Dondero. 24 A That's what this says. 24 Q So you were aware of that specifically 25 with respect to Mr. Dondero, correct? 25 Q And that was your understanding at the 182 184 1 time, right? A I would have been aware of that and the A I would say that is what had been variety of other parties, yes. 3 represented to me by the tax department and it is MR. CLUBOK: Move to strike. 4 nonincumbent on a nontax person to second-guess BY MR. CLUBOK: 5 what the tax department says is going to happen in Q I'm not asking about those. I'm going to 6 a given situation. get to what you were aware about the other Q Sure. And it was -- you had also parties. So with respect to Mr. Dondero, though, 8 discussed that with Mr. Ellington too, that there fair to say that you and Mr. Ellington, amongst 9 would be significant tax consequences for other conversations about the tax consequences of 10 Mr. Dondero if Highland were to defeat UBS and 10 HFP prevailing, specifically discussed that would 11 therefore HFP were to be solvent, correct? 11 mean more than a \$50 million hit to Mr. Dondero, 12 A We had discussed the consequences to 12 correct? 13 Dondero, but also to all of the other HFP limited 13 A We discussed that among the parties that 14 partners. 14 would suffer significant tax consequences, 15 Q Right. But the specific consequences to 15 Mr. Dondero was one of them and that the tax 16 Dondero -- economic consequences dwarfed all the 16 department had advised us that his exposure was 17 others, correct? 17 approximately \$50 million. 18 A Well, this isn't --18 Q Okay. Thank you. Now, by the way, that's 19 because HFP had been insolvent or been declared MS. SMITH: Objection to form. 20 A This isn't all the limited partners in 20 insolvent prior to this time, correct? 21 HFP. There were -- almost every Wall Street bank 21 A I believe that's correct. 22 you could think of had a significant interest in 22 Q And HFP, in fact, was insolvent going back

23 to prior to the time you joined Highland Capital

24 Management in 2009, correct?

25 A That's correct.

23 HFP and would have been in the same situation as

24 the people listed on Slide 3.

25

Transcript of Isaac D. Leventon

47 (185 to 188)

| 185 Q And it's also the case that you had | Conducted or | n July 22, 2021 |
|--|---|--|
| 2 defermined strike that 1. say you. 3 It's also the case that HCM had determined 4 that CDO Fund was insolvent, correct? 5 A 1 think that's fair, yes. 6 Q And they had made that determination prior 7 to April of 2017, correct? 8 A Yes. 9 Q And SOHC was just SOHC just was a 10 wholly owned sub of HEP. So SOHC was also 11 insolvent dating back to prior to when you joined 12 HCM, correct? 13 MS. SMITH: Objection, form. 14 A I don't know the answer to that question 15 because I don't remember if there was an 16 insolveng analysis on SOHC. 17 BYMR. CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HPP, correct? 22 A I remember that there was a letter that 3 went out to HPP investors that said HPP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 10 sobolic. SOHC is just a wholly owned sub of HFP, 4 correct? 5 A HPP is SOHC's sole investor, yes. 6 Q Okay. And as of a least January 2009, 7 HPP was insolvent, correct? 8 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent in perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to – or when – let me rephrase, 19 sorn. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 21 C Q Okay. So CDO Fund was insolvent at or | | |
| 3 O Do you have any reason to believe that | | |
| 4 think trOD Fund was insolvent, correct? 5 A 1 think that's fair, yes. 6 Q And they had made that determination prior 7 to April of 2017, correct? 8 A Yes. 9 Q And SOHC was just SOHC just was a 10 wholly owned sub of HFP. So SOHC was also 11 insolvent dating back to prior to when you joined 12 HcM, correct? 13 MS. SMITH: Objection, form. 14 A 1 don't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BYMR. CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 41 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 21 the fore that Question 188 1 no separate equivalent letter for SOHC. 2 Q Okay, Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 3 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent, 2 when the provided in the prior to when part of the consolidated 2 was ultimately settled for less than a million 180 1 no separate equivalent letter for SOHC. 2 Q Okay, Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 4 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent, 2 who the provided in the pr | | |
| 5 A 1 think that's fair, yes. 6 Q And they had made that determination prior 7 to April of 2017, correct? 8 A Yes. 9 Q And SOHC was just SOHC just was a 10 insolvent dating back to prior to when you joined 12 HCM, correct? 13 MS. SMITH: Objection, form. 14 A 1 doi't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HPP, correct? 22 A I remember that there was a letter that 23 went out to HPP investors that said HPP is 24 insolvent and that that was approximately January 5 of 2009, but it didn't mention SOHC and there was 10 insolvent? 5 A HPP is SOHC's sple investor, yes. 6 Q Okay. Mell, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 7 A But from a legal perspective when did we 18 give notice to - or when - let me rephrase, 19 sorry. When dd Highland give notice to the 20 investors in those respective entities, those are 21 the documents I ve seen and that I remember. 12 of both of the primate of the consolidate of 19 sorn. When dd Highland give notice to the 20 investors in those respective when did we 18 give notice to - or when - let me rephrase, 19 sorry. When dd Highland give notice to the 20 investors in those respective when did we 18 give notice to - or when - let me rephrase, 19 sorry. When dd Highland give notice to the 20 investors in those respective when did we 20 of the consolidate to the consolidate of the consolidat | | |
| 6 Q Do you have any reason to believe that HFP 7 to April of 2017, correct? 8 A Yes. 9 Q And SOHC was just SOHC just was a 10 wholly owned sub of HFP. So SOHC was also 11 insolvent dating back to prior to when you joined 12 HCM, correct? 13 MS, SMITH: Objection, form. 14 A I don't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BYMR, CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 10 insolvent? 4 correct? 5 A HFP is SOHC's just a wholly owned sub of HFP, 4 correct? 5 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of at least January 2009, 7 HFP was insolvent, correct? 8 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent? 11 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to or when let me rephrase, 21 the documents I've seen and that I remember. 21 (body have in the accountant's determinations on those 10 insolvent as of January 2009 on the accountant's determinations on those 10 insolvent as of January tense to Missolvent and that there was as letter that 2 colloquial terms was that if HFP were to defeat 13 UBS at trial, that insolveney determination might 14 have to be in some measure reversed, thus 15 generating tax liability; is that correct, in 16 MS. SMITH: Objection, form. 17 BYMR. CLUBOK: 18 Q in a rough approximation without being 19 technical? 20 A It's partially correct? 21 Q What, partially correct with 22 Well, I th | · · | |
| 7 to April of 2017, correct? 8 A Yes. 9 Q And SOHC was just SOHC just was a 10 wholly owned sub of HFP. So SOHC was also 11 insolvent dating back to prior to when you joined 12 HCM, correct? 13 MS, SMITH: Objection, form. 14 A 1 don't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 25 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 2 Q O kay. Well, there are no investors to 3 SOHC. SOHC's sole investor, yes. 6 Q Okay. And as o as of January 2009, 7 HFP was insolvent, correct? 9 Q And also as of January 2009, 7 HFP was insolvent, correct? 11 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 2 Q O kay. So CDO Fund was insolvent at or 2009, 80 CDO Fund was insolvent in the period. Now, from an 14 accounting perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 2 Q O kay. So CDO Fund was insolvent at or 2009 be able to retain the assets? 2 A Gain, that's partially correct with 2 observed to CDO Fund. | · · | |
| 8 A Yes. 9 Q And SOHC was just SOHC just was a lot wholly owned sub of HFP. So SOHC was also 11 insolvent dating back to prior to when you joined 12 HCM, correct? 13 MS. SMITH: Objection, form. 14 A 1 don't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BY MR. CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 2 Q Okay. Well, there are no investors to 3 SOHC. SOHC's just a wholly owned sub of HFP, 4 correct? 3 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of at least January 2009, 7 HFP was insolvent, correct? 8 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent? 11 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 21 Q Okay. Sc CDO Fund was insolvent at or 2009, so CDO Fund. 22 Q Okay. Sc CDO Fund was insolvent at or 2009 and a sease in the latting the same and that I remember. 23 Death of Citibank are accounting getspective when did we 18 give notice to or when let me rephrase, 21 the documents I've seen and that I remember. 24 The March of Sunday in solvent at or 2009 and a sease a similar concern with 18 to reverse to to TDO Fund. | _ | |
| 9 And SOHC was just SOHC just was a 10 wholly owned sub of HFP. So SOHC was also 11 insolvent dating back to prior to when you joined 12 HCM, correct? 13 MS. SMITH: Objection, form. 14 A I don't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BYMR. CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 25 of 2009, but it didn't mention SOHC and there was 25 of 2009, but it didn't mention SOHC and there was 25 of 2009, but it didn't mention SOHC and there was 27 or correct? 29 Q Nay. Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 29 Q Nay. And aso as of January 2009, CDO Fund was 10 insolvent? 10 Q Okay. And aso as of January 2009, CDO Fund was 10 insolvent? 11 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 18 give notice to - or when let me rephrase, 19 sorry. When did Highland give notice to to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 20 Q Okay. SO CDO Fund was insolvent at or 22 Q Q Okay. SO CDO Fund was insolvent at or 23 posmehow CDO were to fully prevail against UBS and 20 be able to retain the assets? 21 A A Again, that's partially correct with 22 respect to CDO Fund. | | · · · · · · · · · · · · · · · · · · · |
| 10 issues are final. 11 insolvent dating back to prior to when you joined 12 HCM. correct? 13 MS. SMITH: Objection, form. 14 A I don't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BYMR. CLUBOK: 18 Q There was no separate — you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 18 Q — in a rough approximation without being 19 technical? 20 A It's partially correct. 21 Q What's partially not correct? 22 A Well, I think it — at that time it was 23 both — for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank, I think. 25 Q But the Citibank — was that if me it was 23 both — for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank — was that the million 188 1 no separate equivalent letter for SOHC. 2 Q Okay. Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 4 A Yes. 5 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of at least January 2009, THP was insolvent, correct? 8 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent? 11 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 11 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to — or when — let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 22 c Q Okay. So CDO Fund was insolvent at or | | |
| 11 insolvent dating back to prior to when you joined 12 HCM, correct? 13 MS, SMITH: Objection, form. 14 A I don't know the answer to that question 15 because I don't remember if there was an 16 insolveney analysis on SOHC. 17 BY MR, CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A Tennember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 18 | · | |
| 12 HCM, correct? 13 MS. SMITH: Objection, form. 14 A I don't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BY MR. CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 186 1 no separate equivalent letter for SOHC. 2 Q Okay. Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 5 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of at least January 2009, 7 HFP was insolvent, correct? 8 A Yes. 5 Q I see. So CDO Fund I guess I don't 6 dollars liability or the matter to Citibank that 2 was ultimately settled for less than a million 3 dollars? 4 A Yes. 5 Q I see. So CDO Fund I guess I don't 6 defeat UBS at trial and abelie to retain some of 12 the assets it held, the insolvency determination 188 1 dollar liability or the matter to Citibank that 2 was ultimately settled for less than a million 3 dollars? 4 A Yes. 5 Q I see. So CDO Fund I guess I don't 6 dollar liability or the matter to Citibank that 2 was ultimately settled for less than a million 3 dollars? 4 A Yes. 5 Q I see. So CDO Fund I guess I don't 6 defeat UBS at trial and be able to retain some of 12 the assets it held, the insolvency determination 13 could be reversed to some degree thus generating 14 the tax liability, correct. 15 Q A Hell, I think it at that time it was 25 dollars? 2 A Well, I think it at that time it was 26 dollar liability or the matter to Citibank that 2 was ultimately settled for less than a million 3 dollars? 4 A Yes. 5 Q I see. So CDO Fund I guess I don't 6 defeat UBS at trial and be able to retain some of 12 the assets it held, the insolvency determination. 1 | · | |
| 13 MS. SMTH: Objection, form. 14 A I don't know the answer to that question 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BYMR. CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 25 both for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank, I think it at that time it was 23 both for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank, I think it at that time it was 23 both for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank, I think it at that time it was 25 both for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank, I think it at that time it was 26 both for HFP, it was just UBS. For CDO Fund, 25 Q Okay. Well, there are no investors to 20 A was altitudely settled for less than a million 3 dollars? 1 no separate equivalent letter for SOHC. 2 Q Okay. Mell, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 4 A Yes. 5 Q I sec. So CDO Fund I guess I don't 4 understand. 7 A Let's back up and do this again. 8 Q Sure. With respect to HFP 9 A Okay. 10 Q the concern was that if it were to 11 defeat UBS at trial, and be able to retain some of 12 the assets it held, the insolvency determination 13 could be reversed to some degree thus generating 14 the tax liability; correct? 21 A Buit from a legal perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've see and that I remember. 12 Q Okay. So CDO Fund was insolvent at or 22 respect to CDO Fund. | | |
| 14 have to be in some measure reversed, thus 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BYMR. CLUBOK: 18 Q There was no separate — you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 22 a Niemember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 1 no separate equivalent letter for SOHC. 2 Q Okay. Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 5 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of al least January 2009, 7 HFP was insolvent, correct? 8 A Yes. 9 Q And also as of al least January 2009, 11 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to — or when — let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 23 both — for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank, I think. 25 Q But the Citibank — was that the million 3 dollars? 4 A Yes. 5 Q Isse. So CDO Fund — I guess I don't 6 understand. 7 A Let's back up and do this again. 8 Q Sure. With respect to HFP — 9 A Okay. 10 Q — the concern was that if it were to 11 defeat UBS at trial and be able to retain some of 12 the sasted in the left, the insolvency determination 13 could be reversed to som | 12 HCM, correct? | |
| 15 because I don't remember if there was an 16 insolvency analysis on SOHC. 17 BY MR. CLUBOK: 18 Q There was no separate — you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 186 1 no separate equivalent letter for SOHC. 2 Q Okay. Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 4 A Yes. 5 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of at least January 2009, 7 HFP was insolvent, correct? 4 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent? 1 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to — or when — let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 11 the documents I've seen and that Iremember. 22 Q Okay. So CDO Fund was insolvent at or 22 A Mell, Ithink it — at that time it was 23 both — for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank, I think. 25 Q But the Citibank — was that the million 188 1 dollar liability — or the matter to Citibank that 2 was ultimately settled for less than a million 3 dollars? 4 A Yes. 5 Q I see. So CDO Fund — I guess I don't 6 understand. 7 A Let's back up and do this again. 8 Ves. 9 Q And also as of January 2009, CDO Fund was 10 insolvent? 10 Q — the concern was that if it were to 11 defeat UBS at trial and be able to retain some of 12 the assets it held, the insolvency determination | | |
| 16 insolvency analysis on SOHC. 17 BY MR. CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A Iremember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 186 | • | |
| 17 BYMR. CLUBOK: 18 Q There was no separate you're not aware 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 186 | 15 because I don't remember if there was an | 15 generating tax liability; is that correct, in |
| 18 Q - in a rough approximation without being 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 186 1 no separate equivalent letter for SOHC. 2 Q Okay. Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 5 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of at least January 2009, 7 HFP was insolvent, correct? 8 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent? 11 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or | | The state of the s |
| 19 of a separate insolvency analysis specific to SOHC 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 1 no separate equivalent letter for SOHC. 2 Q Okay. Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 5 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of at least January 2009, 7 HFP was insolvent, correct? 8 A Yes. 9 Q And also as of January 2009, CDO Fund was 10 insolvent? 11 A I believe that CDO Fund's letter went out 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 180 1 dollar liability or the matter to Citibank that 2 was ultimately settled for less than a million 3 dollars? 4 A Yes. 5 Q I see. So CDO Fund I guess I don't 6 understand. 7 A Let's back up and do this again. 8 Q Sure. With respect to HFP 9 A Okay. 10 Q the concern was that if it were to 11 defeat UBS at trial and be able to retain some of 12 the assets it held, the insolvency determination 13 could be reversed to some degree thus generating 14 the tax liability, correct? 15 A I believe that's a fair description 16 without sitting here today and being a tax expert. 17 Q And threr was a similar concern with 18 respect to the CDO insolvency determination, if 19 somehow CDO were to fully prevail against UBS and 20 be able to retain the assets? 21 A Again, that's partially correct with 22 respect to CDO Fund. | 17 BY MR. CLUBOK: | 17 BY MR. CLUBOK: |
| 20 as opposed to it being part of the consolidated 21 group that included HFP, correct? 22 A I remember that there was a letter that 23 went out to HFP investors that said HFP is 24 insolvent and that that was approximately January 25 of 2009, but it didn't mention SOHC and there was 186 1 no separate equivalent letter for SOHC. 2 Q Okay. Well, there are no investors to 3 SOHC. SOHC is just a wholly owned sub of HFP, 4 correct? 5 A HFP is SOHC's sole investor, yes. 6 Q Okay. And as of at least January 2009, 7 HFP was insolvent, correct? 8 A Yes. 5 Q Jace. So CDO Fund I guess I don't 6 understand. 7 A Let's back up and do this again. 8 Q Sure. With respect to HFP 9 A Okay. 10 Q the concern was that if it were to 11 defeat UBS at trial and be able to retain some of 12 to its investors closer to like March of 2009, so 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 20 A Rull, I think it at that time it was 23 both for HFP, it was just UBS. For CDO Fund, 24 it was UBS and Citibank, I think. 25 Q But the Citibank was that the million 188 1 dollar liability or the matter to Citibank that 2 was ultimately settled for less than a million 3 dollars? 4 A Yes. 5 Q I see. So CDO Fund I guess I don't 6 understand. 7 A Let's back up and do this again. 8 Q Sure With respect to HFP 9 A Okay. 10 Q the concern was that if it were to 11 defeat UBS at trial and be able to retain some of 12 the assets it held, the insolvency determination 13 could be reversed to some degree thus generating 14 the tax liability, correct? 15 A I believe that's a fair description 16 without sitting here today and being a tax expert. 17 Q And th | 18 Q There was no separate you're not aware | 18 Q in a rough approximation without being |
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| 13 it would have been that time period. Now, from an 14 accounting perspective when exactly were they 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 13 could be reversed to some degree thus generating 14 the tax liability, correct? 15 A I believe that's a fair description 16 without sitting here today and being a tax expert. 17 Q And there was a similar concern with 18 respect to the CDO insolvency determination, if 19 somehow CDO were to fully prevail against UBS and 20 be able to retain the assets? 21 A Again, that's partially correct with 22 respect to CDO Fund. | | |
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| 15 insolvent, I don't know. 16 Q Okay. 17 A But from a legal perspective when did we 18 give notice to or when let me rephrase, 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 15 A I believe that's a fair description 16 without sitting here today and being a tax expert. 17 Q And there was a similar concern with 18 respect to the CDO insolvency determination, if 19 somehow CDO were to fully prevail against UBS and 20 be able to retain the assets? 21 A Again, that's partially correct with 22 respect to CDO Fund. | | |
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| 19 sorry. When did Highland give notice to the 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 19 somehow CDO were to fully prevail against UBS and 20 be able to retain the assets? 21 A Again, that's partially correct with 22 respect to CDO Fund. | | |
| 20 investors in those respective entities, those are 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 20 be able to retain the assets? 21 A Again, that's partially correct with 22 respect to CDO Fund. | | |
| 21 the documents I've seen and that I remember. 22 Q Okay. So CDO Fund was insolvent at or 21 A Again, that's partially correct with 22 respect to CDO Fund. | | |
| 22 Q Okay. So CDO Fund was insolvent at or 22 respect to CDO Fund. | _ | |
| | | |
| 23 prior to March of 2009, correct? 23 Q Well, you're saying that that was also a | | _ |
| | _ | |
| 24 A It stated to its investors, I think in 24 potential concern with respect to Citi in addition | | |
| 25 March of 2009 that it was insolvent. 25 to that being true with respect to UBS, correct? | 25 March of 2009 that it was insolvent. | 25 to that being true with respect to UBS, correct? |

Transcript of Isaac D. Leventon

48 (189 to 192) Conducted on July 22, 2021

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| 1 A I think for Citi let me so | rry, let |
|--------------------------------|----------|
|--------------------------------|----------|

- 2 me rephrase. For CDO Fund, the insolvency would
- 3 be reversed if it successfully defeated both UBS
- 4 and Citibank.
- Q Right. Right. So it -- CDO Fund would
- have had to win both in order to have insolvency
- analysis reversed?
- A As of this time period, that's correct.
- O Right.
- 10 A Please let me know when we hit a break.
- Q Oh, we can take a break if you want. 11
- A You sure?
- 13 Q Of course.
- 14 A I wanted to let you finish your series of 15 questions.
- 16 Q I like to give people breaks within reason
- 17 whenever they ask. You've been good about that.
- THE VIDEOGRAPHER: We are off the record
- 19 at 2:57 p.m.
- (Recess taken from 2:57 p.m. CDT to 20
- 21 3:06 p.m. CDT)
- THE VIDEOGRAPHER: The time is 3:06 p.m.
- 23 We are back on the record.
- 24 BY MR. CLUBOK:
- 25 Q Going back to page 2, one of the things

- seven-step proposal to determine whether it could
- possibly be considered to be a fraudulent
- transfer?
- A In the context, I don't believe that would
- 5 have made any sense to conduct --
- Q Is that a no to my question?
- A -- that analysis. Well, it's a -- it
- 8 would have been counterintuitive and non --
- 9 illogical to kind of perform that analysis in
- 10 conjunction with this proposal because this was
- 11 supposed to be a proposal for a settlement with
- 12 UBS.
- 13 Q And what you testified before under oath
- 14 was that the thinking was that there would be a
- 15 settlement first with a number and then you'd go
- 16 out and get an ATE policy to fund that settlement.
- 17 I'm paraphrasing a little, but that's the way
- 18 you've described it several times today, correct?
- 19 A Essentially that you would be on the
- 20 precipice of settlement, that you would be close
- 21 enough that it was worth going out and getting
- 22 funding for what ultimately would be the
- 23 settlement.
- 24 Q But in your -- the way you described it
- 25 earlier today, you would already know the amount

1 that was contemplated if UBS wins is that Highland

- 2 could face years of fraudulent transfer claims
- 3 throughout the Highland structure, correct?
- A That was one of the things that was 5 contemplated, yes.
- Q And fraudulent -- there were fraudulent
- 7 transfers claims in the New York litigation,
- 8 right, in addition to breach of contract claims we
- 9 talked about?
- 10 A Yes.
- 11 Q When this -- and by the way, this
- 12 settlement analysis ends with a proposal -- a
- 13 seven-step proposal, right?
- 14 A It does appear to have a proposed
- 15 settlement structure summary.
- 16 Q As far as you know, was any analysis done
- 17 of this seven-step proposal to determine whether
- 18 it would constitute a fraudulent transfer?
- 19 A Well, I guess that assumes -- that assumes
- 20 facts that I disagree with, and I can explain why.
- 21 Q My question is this: There was a --22 there's a settlement analysis that includes a
- 23 seven-step proposal for consideration, right?
- 24 A Yes.
- 25 Q And was there any analysis done about that

- 1 of the settlement prior to getting the ATE policy,
- correct?

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- A Maybe that was a slight overstatement. I
- should have said approximate amount.
- Q Okay. You'd know the approximate amount?
- A Right.
- Q And what was the approximate amount that
- 8 was being contemplated in terms of settling with
- 9 UBS when this proposal was being considered?
- 10 A I don't know because all the settlement
- 11 conversations were -- as far as I was aware, were
- 12 between yourself and Mr. Ellington.
- 13 Q What did you understand the approximate
- 14 amount of settlement that was being contemplated?
- 15 A I didn't have an understanding.
- 16 Mr. Ellington did not share that information with
- 18 Q You had no idea if it was 1 million or
- 19 \$100 million?
- 20 A I didn't.
- 21 Q And did you ever come to have any
- 22 understanding at all of a magnitude of a potential
- 23 settlement with UBS?
- 24 A Yes.
- 25 Q Okay. When was that?

PLANET DEPOS

Transcript of Isaac D. Leventon Conducted on July 22, 2021

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49 (193 to 196)

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A There was a proposed settlement with UBS

- 2 for I want to say 72.5 million that was drafted
- 3 but never executed. I want to say that was in
- 4 2014 or '15 sometime. That's when I had an
- 5 understanding of a magnitude of potential
- 6 settlements with UBS.
- 7 Q Okay. And that settlement after -- you
- 8 understood that that settlement wasn't executed,
- 9 although there was a settlement with two of the
- 10 defendants, namely Crusader and Credit Strategies,
- 11 correct?
- 12 A Those were subsequent separate settlement
- 13 agreements is my understanding.
- 14 Q Okay.
- 15 A That there was a proposed -- I'll call it
- 16 global settlement, which was all of the claims
- 17 filed by UBS against all of the defendants, that
- 18 was drafted but never fully executed and then
- 19 there were separate executed settlements between
- 20 UBS and Crusader on the one hand and UBS and
- 21 Credit Strategies on the other.
- 22 Q And that was all in the 2014-2015 time
- 23 frame, correct?
- 24 A I think it was primarily 2015.
- 25 Q Okay. After that point, did you ever

- 1 struggling with the question, but I -- this is --
 - 2 this is the summary, I guess, of the potential
 - 3 outcomes if the settlement process is completed.
 - 4 Q If the settlement process that's laid out
 - 5 in this presentation is completed?
 - 6 A Yes.
 - 7 Q Okay. And the first -- one thing that
 - 8 would happen is that Sentinel would then control
 - 9 HFP/CDO Fund assets, correct?
 - 10 A That's what this says, yes.
 - 11 Q And it was believed that it was currently
 - 12 a total of about \$94 million, right?
 - 13 A That's what the document says. I have no
 - 14 independent recollection of that information.
 - 15 Q Who determined that the assets were worth
 - 16 approximately \$94 million at this time?
 - 17 A I don't know. It would have been someone 18 in the accounting department most likely.
 - 19 Q Did they do that at your direction?
 - 20 A I don't remember that.
 - 21 Q Do you see at the very last page of this
 - 22 document it says Appendix 1 and it's blank?
 - 23 A I do see that, yes.
 - 24 Q And Ms. Smith asked before if we had a
 - 25 complete document here and I had said I believe
- 1 again hear about any magnitude of a potential
- 2 settlement with UBS?
- 3 A No, not that I recall.
- 4 Q When you were involved with this
- 5 settlement analysis, was there any number being
- 6 contemplated for a total amount that would be used
- 7 to settle with UBS?
- 8 A I wasn't contemplating any amount and I
- 9 don't know what other people were or were not 10 contemplating.
- 11 Q Well, let's look at the document further
- 12 and see if it's here. You see on -- let's start,
- 13 though, with Slide 6. Slide 6 says: If Highland
- 14 Settles...
- 15 You see that?
- 16 A Yes.
- 17 Q And under -- and this is assuming the
- 18 proposal that's going to be laid out step by step
- 19 later in the presentation, correct?
- 20 A I'm sorry, say that again.
- 21 Q This -- if Highland settles and all these
- 22 things that would happen, this assumes that the
- 23 seven-step proposal that's laid out later in the
- 24 presentation goes into effect, correct?
- 25 A I think that's -- I apologize. I'm

- 1 that Appendix 1 was sent separately from this
- 2 e-mail. And I'm going to hand you what we'll mark
- 3 as Exhibit 67.

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- 4 (Deposition Exhibit 67 marked for
- identification.)
- 6 BY MR. CLUBOK:
- 7 Q Exhibit 67 is an e-mail from you to
- 8 Stephanie Vitiello, dated April 13th, 2017, that
- 9 is -- got a subject UBS Settlement Assets.xlxs and
- 10 it's got an attachment, which is the second page
- 11 of Exhibit 67. And you'll note on the fist page
- 12 in the cover e-mail it says, Appendix 1. Do you
- 13 see that?
- 14 A I do.
- 15 Q And if you turn to the second page, you
- 16 see there is a list of assets with the bottom --
- 17 in the middle towards the bottom it says, Total
- 18 Assets 94,057,547. Do you see that?
- 19 A I'm sorry, say that one more time, please.
- 20 Q Do you see where there's a subtotal -- or
- 21 there's a total of all the total assets and a
- 22 black bar towards the bottom of the page? Do you
- 23 see that?
- 24 A The gross assets?
- 25 Q Yeah.

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Transcript of Isaac D. Leventon Conducted on July 22, 2021

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50 (197 to 200)

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200

A Okay.

- Q The gross assets total, according to this,
- about \$94 million. Do you see that?
- A I do see that, yes.
- Q And this document on page 1 is identified
- 6 as Appendix 1, and you can see at the end of
- Exhibit 47, it's a reference to Appendix 1 and the
- 94 million matches up with page 6. Do you see all
- 9 that?

10 A I do see that, yes.

- 11 Q And Stephanie Vitiello was a woman that
- 12 you said worked with you sometimes on various
- 13 matters?

14 A She's an attorney who worked with me, yes.

- 15 Q Yeah. And the question is, did you -- who
- 16 would you have gone to to generate Appendix 1 that
- 17 you were sending to Stephanie Vitiello on
- 18 April 13th, 2017?
- 19 MS. SMITH: Objection, form.
- 20 A I don't know specifically. It would have
- 21 been someone in the accounting department I would
- 22 guess.

23 BY MR. CLUBOK:

- 24 Q And that is your e-mail address, right, on
- 25 Exhibit 67?

- A 67 or 47?
- Q 67. The Appendix 1.
- A Sorry, I was looking at the wrong one.
- 4 Say that -- let's have a clean record. Why don't
- 5 you repeat your question one more time.
- Q Sure. Exhibit 67 is an e-mail from you to
- 7 Stephanie Vitiello attaching what becomes
- 8 Appendix 1 for the settlement analysis that's
- 9 reflected in Exhibit 47, correct?

10 A I don't have any independent recollection,

11 but that's what this appears to be.

- 12 Q By the way, I will represent to you that
- 13 we got a native file of Exhibit 67, this Excel
- 14 spreadsheet. And if we need to, we will, but I
- 15 will tell you for the record that that 94 million
- 16 appears to be the function of an error in the
- 17 calculation and it seems to have -- that
- 18 94,057,547 I'll just represent to you and we can
- 19 put the Excel spreadsheet up at some point if
- 20 necessary, it's the total for all the assets
- 21 above, not including the cash. So when you add
- 22 the cash in there, it gets up to something more
- 23 like 98 or 99 million.
- 24 A Okay.
- 25 Q That's my understanding. We can pull up

- 1 the Excel spreadsheet. I just don't want to keep
 - talking about this knowing that I think there's an
 - error in the formula. It's just like somebody,
 - you know, an Excel, like they didn't add the last
 - line in or something like that, so I believe this
 - total, which looks like it totals everything, is
 - really just totalling everything except for the
 - cash, just so you know.

A Okay. I'll -- I won't re-create the math 10 here. That's certainly a possibility.

- 11 Q And we can do that. We can -- we'll have
- 12 the Excel thing if we want to do it later. We'll
- 13 show it to you, but I just want to make that
- 14 clear. I'm not trying to -- it looks like, for
- 15 what it's worth, I take it you never -- you never
- 16 knew about that potential error, until I just
- 17 mentioned it, right?

18 A I'm kind of embarrassed that there's an

19 error in a Highland document that --

- 20 Q Well, it's Excel. I could -- bottom line
- 21 is, I presume that you would have just relied on
- 22 the Excel, you know, calculation to assume that
- 23 the right number is 94, whether or not there's an 24 error.
- 25 A Sir, I honestly don't recall, but I do

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- 1 believe that it -- first of all, I'm not saying -
 - again, you're saying you and I'm not sure that I
 - drafted this document that's attached to
 - Exhibit 47. But it does appear that whoever
 - drafted it included the number from document 67.
 - Q Right. Fair enough. And whoever put
 - together that Excel spreadsheet, I'm not asking
 - you to -- I'll represent to you that it appears
 - 9 there was an error, which you can look at at
 - 10 your -- at the time and just -- I take it -- I
 - 11 only bring this up because I take it you never --
 - 12 no one ever brought this potential error to your
 - 13 attention until now?

14 A I don't remember this document and I don't 15 remember any mention of an error.

- 16 Q Okay. That's fine.
- 17 So turning back, then, to the document.
- 18 When it says Sentinel controls, that's why when I
- 19 say currently 94, let's just agree that it was
- 20 intended to be the total of Appendix 1 regardless
- 21 of whether there's an error or not; is that fair?
- MS. SMITH: Objection to form.
- 23 A Sir, because I don't have any independent
- 24 recollection of this, I can only say that your
- 25 analysis of the documents seems to be a fair one,

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Transcript of Isaac D. Leventon

51 (201 to 204)

Conducted on July 22, 2021 201 203 1 but I'm not saying that's what happened. It just 1 again because the problem is we're so off base 2 happens to be something that might have been what that I'm being -- I'm confused as to how to answer 3 happened. the question. 4 BYMR. CLUBOK: BY MR. CLUBOK: Q Okay. Thanks for that clarification. Q Well, it's your document, so I'm asking --In any event, whether it's 94 or 98, that MS. SMITH: Objection, form. 7 doesn't change the point that's being made in BY MR. CLUBOK: 8 No. 1, which is if Highland settles, Sentinel Q It's a document that you sent to 9 would control the HFP/CDO Fund assets? 9 Mr. Sevilla, correct? 10 A Which page are you on, sir? 10 A It is a document that I attached to an 11 Q Back to page 6. So if Highland were to 11 e-mail to Mr. Sevilla, yes. 12 settle under the proposal that's being 12 Q And with no -- with no further 13 contemplated in this document, Sentinel would then 13 explanation, you just sent this document to 14 control the HFP/CDO Fund assets referenced in --14 Mr. Sevilla? 15 at least in Appendix 1? 15 A In Exhibit 47, I just sent the document to 16 A That's what this document says. 16 Mr. Sevilla. 17 Q And the contemplation was that Sentinel 17 Q Okay. And you at one point in the 18 and Highland Capital Management could then use 18 document -- at one point -- strike that. 19 those assets that had originated at HFP and At one point the document refers to 20 CDO Fund to generate cash to pay a UBS settlement, 20 Dondero's tax liability as 50 million plus and 21 a Citi settlement and outstanding legal fees, 21 here it talks about HCMLP's \$50 million plus tax 22 correct? 22 liability. You see that? 23 A That is what this says. 23 A The document refers to Dondero's potential 24 Q And you have no reason to believe that you 24 tax liability of \$50 million plus and HCMLP's tax 25 had a different understanding than what was in 25 liability of \$50 million plus. 202 204 1 this document at the time, as you sit here today, Q Right. And I guess if you go back to --2 correct? A Oh, actually, I answered that question wrong. There's going to be part of my testimony A I don't remember it so I don't remember if 4 I had a different belief or not at the time. 4 I'll need to correct. Q Okay. And then -- and then another Q Sorry, what --6 benefit is that it says HCMLP's \$50 million tax A Because I messed up. 7 liability would be avoided. Do you see that? Q Go ahead and correct it now, then. As A It does. 8 they say, by the way, deposition testimony is not 9 a take home exam, so please correct it now if you Q It doesn't say Jim Dondero's \$50 million 10 plus tax liability. You see that? 10 can. 11 A Yeah, I -- it doesn't, but I think you're 11 A So whoever owned HCMLP would be completely 12 conflating two issues. 12 irrelevant to the tax liability. It's tax 13 O How so? 13 liability associated with HFP, not HCMLP. 14 A Well, it's a limited partnership. So the 14 Q Right. It's owners of HFP? 15 liability would be at HCMLP and it would flow 15 A Right. But that means that ownership of 16 through to the limited partners. 16 HCMLP is not relevant to this inquiry. 17 Q But the only limited partners at HCM at 17 Q Unless you're treating the economic 18 interest of HCMLP interchangeably with Mr. Dondero 18 that time -- or the only significant limited 19 partners at HCM at that time were Jim Dondero and 19 and a few other limited partners, correct? 20 Mark Okada, right? 20 MS. SMITH: Objection, form. 21 MS. SMITH: Objection, form. 21 A That's -- no, that's completely incorrect, 22 A First of all, I don't remember who the 22 sir. 23 significant limited partners were. I've already 23 BY MR. CLUBOK:

24 Q All right. Let's just continue with the

25 document here, though. It says: Residual assets

24 told you that, depending on what time period it

25 is, but your -- I'm -- here, ask the question

Transcript of Isaac D. Leventon Conducted on July 22, 2021

52 (205 to 208)

| Conducted of | on July 22, 2021 |
|---|--|
| 205 | 207 |
| 1 (up to \$50 million) stay at Sentinel. | 1 it be pretty curious to negotiate a settlement |
| 2 Do you see that? | 2 amount and then buy an insurance policy if you |
| 3 A I do. | 3 already know exactly what the settlement amount |
| Q Now, that's residual assets after using | 4 is? |
| 5 the assets to generate cash to pay the UBS | 5 MS. SMITH: Objection. |
| settlement. Do you see? | 6 BY MR. CLUBOK: |
| 7 MS. SMITH: Objection, form. | 7 Q Doesn't that seem curious to you if it was |
| 8 A It is bullet point 3 below bullet point 2. | 8 that way? |
| 9 BY MR. CLUBOK: | 9 MS. SMITH: Objection, form. |
| 10 Q Sorry, bullet point 4 below bullet | 10 BY MR. CLUBOK: |
| 11 point 2? | 11 Q Instead of the way it's laid out here? |
| 12 A Yes, you're right, bullet point 4, below | 12 A Not necessarily, no. |
| 13 bullet point 2. | 13 Q Seems perfectly appropriate to you you |
| 14 Q And fair to say, then, that the | 14 said before that ATE policies are standard issue |
| 15 contemplation here is that the total settlements | 15 or something some comment like that. You |
| 16 in outstanding legal fees would total something | 16 remember that? |
| | |
| 17 approximately \$44 million under what's being | 17 A It's a matured industry. It's fairly |
| 18 contemplated on page 6 here? | 18 commonly used in a variety of different |
| MS. SMITH: Objection, form. | 19 jurisdictions. |
| 20 A That's not really accurate, sir. | 20 Q And is it fairly commonly used after a |
| 21 BY MR. CLUBOK: | 21 settlement amount has been negotiated to then come |
| 22 Q Why not? | 22 up with an ATE policy to fund a known settlement |
| 23 A Because bullet point 4 says up to | 23 amount? |
| 24 \$50 million. | 24 A I don't know. I don't know the ATE |
| 25 Q Up to 50 million. Okay. So it's | 25 industry that well to be able to say one way or |
| 206 | 208 |
| 1 contemplated that the total settlement of the | 1 another, sir. |
| 2 claims against UBS, Citi strike that. | 2 Q Well, you said under oath that it's |
| 3 It's contemplated the total settlement of | 3 commonly used, or words to that effect, and my |
| 4 the claims brought by UBS and Citi along with | 4 question is do you really have any idea whether |
| 5 outstanding legal fees associated with those | 5 it's commonly used in that way, specifically after |
| 6 claims would be at least \$40 million and plus | 6 a settlement amount has been already negotiated? |
| 7 more, up to another \$50 million; is that fair? | 7 A I don't know one way or another. |
| 8 A I I mean, I guess if that's how you | 8 Q Do you know one way or the other whether |
| 9 want to describe the document, sir. But since I | 9 the way the ATE policy that was ultimately bought |
| 10 don't remember the document, I really have nothing | 10 in this case comports with the common use of ATE |
| 11 to add other than what's on the page. | 11 policies the way you used that phrase earlier |
| 12 Q So turning to page 8, it summarizes the | 12 today? |
| 13 UBS Settlement: Structure Summary. Do you see | 13 A I've never seen the ATE policy that was |
| 14 that? | 14 executed in August 2017, so I don't know one way |
| 15 A I do. | 15 or another. |
| 16 Q And Step 1 actually is that HFP and | 16 Q Did you have access to that policy if you |
| 17 CDO Fund buy the \$100 million ATE policy from | 17 had wanted to see it? |
| 18 Sentinel. Do you see that? | 18 A I think I did at one point. |
| 19 A I do. | 19 Q At what point? |
| 20 Q That's the very first thing contemplated | 20 A I think it was e-mailed to me at one |
| 21 before even negotiating a settlement amount with | 21 point. |
| 22 UBS, according to this document that you sent | 22 Q Sorry, it was e-mailed to you? |
| · · · · · · · · · · · · · · · · · · · | |
| 23 Mr. Sevilla, right? | 23 A I think that's right. |
| 23 Mr. Sevilla, right? 24 A That's correct. | 23 A I think that's right.24 Q You said you never had it. |

25 A No, I said I never looked at it, sir.

25 Q And indeed if you think about it, wouldn't

Transcript of Isaac D. Leventon

53 (209 to 212)

Conducted on July 22, 2021

| 209 | 211 |
|--|---|
| 1 There's a difference. | 1 had I seen it and I haven't, other than the page. |
| 2 Q It was e-mailed to you and you never | 2 BY MR. CLUBOK: |
| 3 why was it e-mailed to you? | 3 Q Has anything happened since I asked you |
| 4 A I don't recall. I would have to I | 4 those questions to refresh your recollection that |
| 5 would have to look. I don't remember. | 5 you actually were e-mailed a copy of that policy? |
| 6 Q Did you just remember that it was e-mailed | 6 A I'd have to think about it. I don't know. |
| 7 to you? Because I asked you many times earlier | 7 Q I'm asking you that question. |
| 8 today if you ever saw the policy. When I asked | 8 A I know and I'm thinking |
| 9 you those questions, did you remember that it had | 9 Q It's only been about an hour. Did |
| 10 been e-mailed to you but just didn't mention that? | 10 something happen since I asked those questions |
| 11 A I've never seen the policy, sir. That | 11 that refreshed your recollection that you actually |
| 12 is that is true. | 12 had been e-mailed a copy of that policy; anything |
| 13 Q Understood. But when I asked you those | 13 at all? |
| 14 questions earlier today, did you remember that it | |
| | 14 MS. SMITH: Objection to form. |
| 15 was e-mailed to you, or did something since I 16 asked those questions refresh your recollection? | 15 A I'd have to think about it, Mr. Clubok. I |
| 17 A I'd have to think about it. I'm sorry. | 16 don't |
| * · · · · · · · · · · · · · · · · · · · | 17 BY MR. CLUBOK: |
| 18 Q I would like you to think about that. I | 18 Q Think about it. |
| 19 asked you many times earlier in this deposition | 19 A Okay. |
| 20 just within the last couple hours in many | 20 Q Did anything happen since I asked you |
| 21 different ways whether you had ever seen the | 21 those questions to refresh your recollection that, |
| 22 policy. What I'd like to know is when I was | 22 in fact, you had been e-mailed a copy of that |
| 23 asking those questions and you were giving | 23 policy? |
| 24 answers, did you know, like you just volunteered | 24 A I'm not sure. I'd need to think about it |
| 25 now, that it had been e-mailed to you or did | 25 further. |
| 210 | 212 |
| 1 something happen since I asked you those questions | 1 Q Did your lawyer show you anything at all |
| 2 to refresh your recollection on that subject? | 2 that refreshed your recollection? |
| 3 MS. SMITH: Objection, form. | 3 A No. |
| 4 A I'd have to think about it, Mr. Clubok. | Q Did your lawyer say anything to you in any |
| 5 We could take a break, but I don't I don't | 5 way that refreshed your recollection? |
| 6 know. | 6 MS. SMITH: Objection, privileged. |
| 7 BY MR. CLUBOK: | 7 A I'm not going to talk about what my lawyer |
| 8 Q I'd like you to think about it and give | 8 said to me. |
| 9 the answer. I've asked you a question. You don't | 9 BY MR. CLUBOK: |
| 10 take a break in between a question and answer, as | 10 Q Did you speak to anyone at all? |
| 11 you know. | 11 A The only people I have conversed with |
| 12 A Fair enough. | 12 today are my wife and my attorneys. |
| 13 Q So I asked you those questions earlier | 13 Q Did you review anything in |
| 14 today about whether you'd ever seen the insurance | 14 A No, sir. |
| 15 policy and in a number of different ways you said | 15 Q And what caused you to suddenly remember |
| 16 absolutely not, except for the one page that was | 16 and say that you had been e-mailed a copy of that |
| 17 shown to you on the screen. And my question to | 17 policy? |
| 18 you is, when I was asking you those questions, did | 18 A I've given you my testimony, sir. |
| 19 you remember that it had been e-mailed to you even | 19 Q What caused you to suddenly think of that; |
| 20 if you didn't look at it? | 20 do you know? Or is your answer you have no idea? |
| 21 A I don't | 21 A I mean, I think my answer is that I have |
| 22 MS. SMITH: Objection to form. | 22 nothing to say that's not potentially subject to |
| 23 A I don't think that was something I was | |
| _ | 23 privilege. |
| 24 thinking about when you asked me those questions 25 because I was answering the question you asked, | 23 privilege.24 Q So there was something that occurred that25 caused you to refresh your recollection about |

Transcript of Isaac D. Leventon

54 (213 to 216)

Conducted on July 22, 2021

| Conducted or | 1 July 22, 2021 | |
|---|--|-----|
| 213 | | 215 |
| 1 being e-mailed that document but you can't say | 1 previously marked as Exhibit 56. This is an | |
| 2 because of privilege; is that what you're saying? | 2 e-mail from you sorry, from JP Sevilla to you, | |
| 3 MS. SMITH: Objection, form. | 3 attaching the ATE policy in response to an e-mail | |
| 4 A I'm not going to I've given you my | 4 that you sent on October 25, 2017, at 3:23 p.m. | |
| 5 testimony, sir. | 5 with the subject: UBS ATE Policy, and a note that | |
| 6 BY MR. CLUBOK: | 6 says: Will you please send me a copy of the final | |
| 7 Q Why were you e-mailed a copy of the | 7 executed insurance agreement? | |
| 8 policy? | 8 Do you see that? | |
| 9 A I don't recall. | 9 A I do. | |
| MS. SMITH: Can we go off the record for | 10 Q Why did you ask Mr. Sevilla to send you a | |
| 11 one second? | 11 copy of the final executed insurance agreement | |
| 12 MR. CLUBOK: Sure. | 12 that you called the UBS ATE policy? | |
| 13 THE VIDEOGRAPHER: Off the off the | 13 A I don't recall. | |
| 14 record at 3:34 p.m. | 14 Q Did you | |
| 15 (Recess taken from 3:34 p.m. CDT to | 15 MS. SMITH: Objection, form. | |
| 16 3:42 p.m. CDT) | 16 BY MR. CLUBOK: | |
| 17 THE VIDEOGRAPHER: The time is 3:42 p.m. | 17 Q Did you recall that you had asked for this | |
| 18 We are back on the record. | 18 policy before I just showed you this document? | |
| 19 BY MR. CLUBOK: | 19 A Actually, I don't remember this e-mail at | |
| 20 Q So earlier today I asked you if you ever | 20 all. | |
| 21 tried to see a copy of the ATE policy in | 21 Q And what did you do when you got the | |
| 22 connection with your work at Highland and you said | 22 policy? You just got it and didn't look at it? | |
| 23 I never asked to see a copy of the ATE policy that | 23 A Actually I don't even want to look at it | |
| 24 I recall. Do you remember that? | 24 now. I haven't seen it before. | |
| | | |
| 25 A Yes. | 25 Q Well, I would like you to look at it, and | |
| 214 | | 216 |
| 1 Q And at the time I asked you that question, | 1 you asked Mr. Sevilla for the policy, correct? | 216 |
| 1 Q And at the time I asked you that question, 2 were you thinking that you had asked to get a copy | you asked Mr. Sevilla for the policy, correct? A That's what this appears to say, yes. | 216 |
| 1 Q And at the time I asked you that question, 2 were you thinking that you had asked to get a copy 3 of it but not to see a copy of it? Is that a | you asked Mr. Sevilla for the policy, correct? A That's what this appears to say, yes. Q That's your e-mail to Mr. Sevilla, right? | 216 |
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25 A You know, I literally send and received

25 Q I'm going to hand you what's been

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55 (217 to 220)

Conducted on July 22, 2021 217 219 1 probably 10,000 e-mails over this time period. I Q That's the entity that we often commonly 2 think I have a decent memory. referred to as CDO Fund in the UBS New York Q You send and received 10,000 e-mails over litigation, right? 4 what time period? A I think that's right. A I mean, if you're talking about over a Q And Mr. Dondero had authority to sign on 6 four-year period, five-year period, thousands of behalf of CDO Fund at this time? e-mails. I didn't remember this one. A I suppose he did. It appears that he Q Did you read thousands of documents over signed on behalf of that entity. 9 that time period? Q And also on behalf of CDO Hold Co and 10 A Possibly. 10 SOHC, correct? 11 Q So it's possible that you forgot you had 11 A Appears that he signed on behalf of all of 12 read the ATE policy? 12 those entities, yes. 13 A No. I am certain that the only part of 13 Q And CDO Hold Co and SOHC were both subs of 14 the ATE policy I ever read was just the one page. 14 Highland Financial Partners, correct? 15 Q Why? Why did you -- why did you refuse to 15 A They were both owned by Highland Financial 16 read the policy? 16 Partners, yes. 17 MS. SMITH: Objection to form. 17 Q Who negotiated this policy on behalf of 18 A Refuse is not accurate. 18 CDO Opportunity Master Fund? 19 BY MR. CLUBOK: 19 A I don't know. 20 Q You obtained a copy of it, but you made a 20 Q Who negotiated this policy on behalf of 21 point of not looking at it or opening the 21 Highland CDO Hold Co? 22 document? 22 A I have no idea. 23 MS. SMITH: Objection to form. 23 Q So who negotiated this policy on behalf of 24 A That's not accurate, sir. 24 SOHC? 25 A I don't know. 25 218 220 1 BY MR. CLUBOK: Q You understood, though, that -- strike 1 that. Q What's unaccurate about that statement? 2 A I don't ever remember consciously thinking 3 Was this the page you looked at on 4 I better not look at this. I don't -- but I 4 Mr. Sevilla's computer to tell you that the -- who 5 certainly know that I didn't look at it. the insureds were? Q Well, let's open it up and take a look at A I don't think so, no. 7 it. You certainly have looked at the page -- the Q So flip back to page 17. It says page 17 8 last page of the legal liability insurance policy of 16. Do you see that? And I guess they ended 9 is the signature page. Do you see that? the policy at 16 and then they added 17 and 18 on 10 A I do. 10 top. 11 Q And do you see that it was signed on 11 A Gosh. 12 behalf of Sentinel Reinsurance by someone named 12 Q I don't know if that's --13 Andrew Dean, director? 13 A Yeah. 14 A I see that, yes. 14 Q Or they added 17 and then they added a 15 Q Do you know who Andrew Dean is? 15 signature page that's 16 but with signatures. Do 16 you see that? 16 A I don't. 17 Q Do you know who negotiated the policy on 17 A I do. 18 behalf of Sentinel Reinsurance? 18 Q Maybe that's a Cayman convention. I don't 19 know. I haven't seen that before. 19 A No, sir, I don't. 20 Q Okay. Do you see there where it lists the Is this schedule on what's marked as 21 insureds under the policy? 21 page 17 of 16, or Bates label ending in 90, 91 of 22 A I do. 22 Exhibit 56, is that the page that you looked at on 23 Q And do you see it lists Highland CDO 23 Mr. Sevilla's computer?

24 A It might have been.

25 Q Certainly -- did you know that the ATE

24 Opportunity Master Fund, LP?

25 A Yes.

Transcript of Isaac D. Leventon

56 (221 to 224)

Conducted on July 22, 2021 221 223 1 policy was for \$100 million? A The settlement proposal in April was A I don't think I did, no. different than the ATE policy purchased in August. Q Well, that matches up exactly with the Q I believe you said, in words or substance, 4 settlement structure that you had proposed in the transaction contemplated in April of 2017 was which HFP and CDO Fund would buy a \$100 million entirely different than the purchased ATE policy ATE policy from Sentinel, right? in August of 2017? MS. SMITH: Objection, form. A What I'm --BY MR. CLUBOK: Q Is that correct? Q Strike that. Let me ask it again. A What I'm testifying is to, sir, the 10 In Exhibit 47, you passed on a settlement 10 contemplated settlement process, which is what's 11 proposal that contemplated HFP and CDO Fund buying 11 discussed in this document, is different than the 12 a \$100 million ATE policy from Sentinel. Do you 12 ATE policy that was purchased in August of 2017. 13 see that? 13 Q Okay. But part of that settlement process 14 A Where are you, sir? 14 was the purchase of an ATE policy that was very 15 Q Back to page 8. 15 close to what ultimately was purchased in August 16 A Of which document? 16 of 2017, correct? 17 Q 47. 17 MS. SMITH: Objection, form. 18 A I see the page. 18 A Honestly, I'm seeing this document -- the 19 Q And remember, Exhibit 47 was the 19 ATE policy for the first time. 20 settlement analysis that was conducted in April of 20 BY MR. CLUBOK: 21 2017 that you claimed was for an entirely separate 21 Q Okay. So you have -- but in your proposal 22 that was being considered in April of 2017, as 22 transaction than the executed ATE policy, correct? 23 MS. SMITH: Objection to form. 23 part of it, it was HFP and CDO Fund would buy a 24 A Can you rephrase the question? I'm sorry, 24 \$100 million ATE policy from Sentinel, correct? 25 I got lost in all of the advocacy of that one. MS. SMITH: Objection, form. 25 224 222 1 BY MR. CLUBOK: A The document states that HFP and CDO Fund Q There was work done in April of 2017 would buy a \$100 million ATE policy from Sentinel 3 that's at least in part reflected by Exhibit 47, as the first of what ultimately were seven steps 4 regarding a potential settlement structure with 4 in a settlement process. 5 UBS, correct? 5 BY MR. CLUBOK: A There was a potential settlement structure Q Right. But the purchase of the policy would be from HFP and CDO Fund. Yes? 7 with UBS contemplated in April of 2017. Q And as part of that, there was a A Yes. 9 transaction that you've testified about today that 9 Q And it would be a \$100 million ATE policy 10 was being considered, correct? 10 from Sentinel Reinsurance, right? 11 A There is the consideration of purchasing 11 A From Sentinel, yes. 12 Q And the premium would be all of the assets 12 an ATE policy. 13 Q And you said, I'm paraphrasing, that the 13 in HFP and CDO Fund, correct? 14 April proposed transaction or contemplated 14 A Right. That's what it says on the page. 15 transaction was entirely different from what 15 Q Okay. And what actually happened is --16 actually happened when an ATE policy was purchased 16 pursuant to the legal liability insurance policy 17 in August of 2017, correct? 17 that you asked for a copy of in October 25th, MS. SMITH: Objection, form. 18 2017, is that Sentinel Reinsurance issued a policy 18 19 A Whatever my testimony was, it will speak 19 to SOHC -- sorry, to CDO Fund and two subsidiaries 20 for itself. 20 of HFP, correct? 21 BY MR. CLUBOK: 21 A Which page are you on, sir? MS. SMITH: Objection, form. 22 Q Am I getting the gist of your testimony

23 BY MR. CLUBOK:

24 Q I'm on the schedule which is marked as

25 page 17 of 16, that you believe you had reviewed

23 correct, that you said the April proposed

25 consummated August transaction?

24 transaction was entirely different from the actual

Transcript of Isaac D. Leventon

57 (225 to 228)

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Conducted on July 22, 2021 225 227 1 do you say that the transaction that was 1 on Mr. Sevilla's computer, and it's fair to say 2 that there was a \$100 million ATE policy purchased contemplated in Step 1 of the UBS settlement 3 by HFP and CDO Fund from Sentinel in August of

MS. SMITH: Objection, form.

A To clarify my earlier testimony, the only thing I did was I looked at who the insureds were

on this page. That's all I cared about. I don't

9 even remember looking at the rest of the page.

10 BY MR. CLUBOK:

4 2017?

11 Q You knew that the insureds were HFP and

12 CDO Fund, correct?

13 MS. SMITH: Objection, form.

14 A I apparently had to confirm that the

15 insureds were Highland CDO Opportunity Master

16 Fund, LP, Highland CDO Holding Company and

17 Highland Special Opportunities Holding Company.

18 That's why I looked at this page.

19 BY MR. CLUBOK:

20 Q Right. And that matches up with the

21 contemplation from your April document, that

22 shorthand, HFP/CDO fund would buy a \$100 million

23 ATE policy from Sentinel, correct?

MS. SMITH: Objection, form. 24

25 A I don't really know that it does, no.

structure reflected in Exhibit 47 is totally

different than the actual ATE policy that was

purchased a couple months later? Is that your

testimony under oath, yes or no?

MS. SMITH: Objection, form.

A I can't give you that testimony one way or

another. I'm seeing that ATE policy for the first 10 time.

11 BY MR. CLUBOK:

12 Q Okay. So as you sit here today, fair to

13 say that you can't say how closely the actual ATE

14 policy matches up with what was contemplated as

15 part of the proposed UBS settlement structure

16 reflected in Exhibit 47; is that fair?

17 A I disagree with one of the premises of

18 your question, and I'm happy to explain.

19 Q Yeah.

20 A The April settlement proposal was a series

21 of steps, but they were all part of a single

22 proposal. I don't know that we can pull one of

23 them out and characterize it as something that

24 happened later or didn't happen later. It's a

25 single process with multiple steps.

1 BY MR. CLUBOK:

Q You're sitting here -- now that you're

3 looking at these, you claim that the Step 1

4 HFP/CDO Fund buy a \$100 million ATE policy from

5 Sentinel, using all the assets in HFP and CDO Fund

6 doesn't match up with the actual purchase of a

7 \$100 million ATE policy from Sentinel as reflected

8 in Exhibit 56?

MS. SMITH: Objection, form.

10 A The documents speak for themselves. I'm

11 looking at one document I didn't even remember and

12 know that I've drafted and another document I've

13 never seen.

14 BY MR. CLUBOK:

15 Q Yeah. The documents do speak for

16 themselves. I want -- but I asked you for your

17 testimony earlier. And we have a record of what

18 you said.

19 A Okay.

20 Q And what you said about how separate these

21 transactions were. I'm not trying to quote the

22 exact words, but we've got pages of transcript

23 from earlier today about exactly what you said

24 under oath.

25 And my question now is, as you sit here, 1

226

MR. CLUBOK: I'm going to move to strike 2

as nonresponsive.

BY MR. CLUBOK:

Q I just want you to focus on my question

and please don't make points about things I'm not

asking you.

8 Step 1 of the proposed settlement

structure that is reflected in Exhibit 47 is

10 substantially similar as what actually occurred

11 with the purchase of the ATE policy in August.

12 True or not true, or you can't -- you don't know?

MS. SMITH: Objection, form. 13

14 A I'm just seeing the ATE policy for the

15 first time today and frankly haven't even had a

16 chance to review the whole document. And I also

17 wouldn't pull one step out of the April proposal

18 and characterize it. So I don't believe I can

19 answer your question as asked.

20 BY MR. CLUBOK:

21 Q The reason you can't answer -- I am asking

22 you, if you could, to compare Step 1, which says:

23 HFP/CDO Fund buy a \$100 million ATE policy from

24 Sentinel, using a premium of all the assets in

25 HFP/CDO Fund to what actually happens in August.

Transcript of Isaac D. Leventon Conducted on July 22, 2021

58 (229 to 232)

| | Conducted on | July 22, 2021 | |
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| | 229 | | 231 |
| | 1 And I want to know if that what was | 1 doing what you're doing, which is just claim | |
| 2 | 2 contemplated as Step 1 is substantially the same | 2 you've answered a question instead of just | |
| | 3 as what occurred in August, or if you believe it | 3 answering the question, even if you believe I've | |
| 4 | was not substantially the same or if you don't | 4 asked it twice. I hope your attorneys | |
| | know because you don't know enough about the | 5 MS. SMITH: Objection. | |
| | details of what happened in August to make that | 6 BY MR. CLUBOK: | |
| · / | 7 comparison? That's the only question I'm asking | 7 Q tell you not to do that but we're going | |
| | 8 you. Can you please answer that question? | 8 to move on and we'll reserve that. | |
| | MS. SMITH: Objection, asked and answered. | 9 A Let me give you a full answer. I disagree | |
|]. | 10 A I've given you my testimony, sir. | 10 with the premise of your question, sir, and I | |
| | 11 BY MR. CLUBOK: | 11 cannot answer it as asked. | |
| | 12 Q My question is, was Step 1, as | 12 Q In August of 2017, did HFP and CDO Fund | |
| | 13 contemplated in Exhibit 47, substantially the same | 13 buy a \$100 million ATE policy from Sentinel using | |
| | 14 as what actually occurred in August, or do you not | 14 all of the assets in HFP and CDO Fund? | |
| | 15 know about the enough about the August | 15 A I don't know. | |
| | 6 transaction to say one way or the other? | 16 Q Did anyone ever tell you whether or not | |
| | 17 A I've given you my | 17 that occurred? | |
| | MS. SMITH: Objection, asked and answered. | 18 A I don't remember ever being told that. | |
| | 19 A I've given you my testimony, sir. | 19 Q Did you know that the purchase of the | |
| | 20 BY MR. CLUBOK: | 20 ATE policy in 2017 was made using assets of HFP | |
| | 21 Q My question is, as con I have a right | 21 and CDO Fund? | |
| | 22 to ask this question. This is cross-examination. | 22 MS. SMITH: Objection, form. | |
| | 23 And I'm going to ask the Court for more time with | 23 A I don't think I can really answer the | |
| | 24 you if we don't get an answer to this question. | 24 question as asked. | |
| | 25 It's very simple, without saying you've answered | 25 | |
| - 1 | | | |
| | 230 | | 232 |
| | | 1 BY MR. CLUBOK: | 232 |
| : | 1 it. You just listen to my question and please try | | 232 |
| | it. You just listen to my question and please try to answer this question, regardless of whether you | 2 Q Why not? | 232 |
| 3 | it. You just listen to my question and please try to answer this question, regardless of whether you | 2 Q Why not? | 232 |
| 3 | it. You just listen to my question and please try to answer this question, regardless of whether you believe you've answered this question or not. | 2 Q Why not? 3 A I didn't well, let me rephrase. I | 232 |
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| | it. You just listen to my question and please try to answer this question, regardless of whether you believe you've answered this question or not. Step 1, that's identified on page 8 of the presentation attached as part of Exhibit 47, describes the purchase of a \$100 million ATE policy from Sentinel by HFP and CDO Fund using as the premium all of the assets in HFP and CDO Fund. And my question is, is that Step 1 the same as what ultimately occurred substantially in August of 2017, or do you believe it is not substantially the same or do you not know enough about the August transaction to answer that particular question? A My response to the question was that I did not believe I could answer the question as phrased for and I gave you the reasons I did not believe I could answer the question as phrased. That was my testimony. And that is still my testimony in response to the same question, sir. MR. CLUBOK: Move to strike as | 2 Q Why not? 3 A I didn't well, let me rephrase. I 4 didn't know what assets went over. 5 Q Did you believe you knew that there was 6 an ATE policy that had been purchased, right? 7 A Yes. 8 Q And you knew who the insureds were, right? 9 A Yes. 10 Q And did you know that some or all of the 11 purchase was made using assets from the CDO Fund 12 and HFP? 13 A I didn't know what the consideration was 14 for the policy. 15 Q You knew, though, that as of April 2017, 16 as part of the settlement structure laid out, the 17 contemplation was that the entire consideration 18 for the ATE policy that was being considered as 19 part of that analysis would come from HFP and 20 CDO Fund, correct? 21 MS. SMITH: Objection, form. | |
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| | it. You just listen to my question and please try to answer this question, regardless of whether you believe you've answered this question or not. Step 1, that's identified on page 8 of the presentation attached as part of Exhibit 47, describes the purchase of a \$100 million ATE policy from Sentinel by HFP and CDO Fund using as the premium all of the assets in HFP and CDO Fund. And my question is, is that Step 1 the same as what ultimately occurred substantially in August of 2017, or do you believe it is not substantially the same or do you not know enough about the August transaction to answer that A particular question? A My response to the question was that I did not believe I could answer the question as phrased and I gave you the reasons I did not believe I could answer the question as phrased. That was my stestimony. And that is still my testimony in response to the same question, sir. MR. CLUBOK: Move to strike as nonresponsive. We'll mark this document. | 2 Q Why not? 3 A I didn't well, let me rephrase. I 4 didn't know what assets went over. 5 Q Did you believe you knew that there was 6 an ATE policy that had been purchased, right? 7 A Yes. 8 Q And you knew who the insureds were, right? 9 A Yes. 10 Q And did you know that some or all of the 11 purchase was made using assets from the CDO Fund 12 and HFP? 13 A I didn't know what the consideration was 14 for the policy. 15 Q You knew, though, that as of April 2017, 16 as part of the settlement structure laid out, the 17 contemplation was that the entire consideration 18 for the ATE policy that was being considered as 19 part of that analysis would come from HFP and 20 CDO Fund, correct? 21 MS. SMITH: Objection, form. 22 A What I was aware of was in April 2017, it 23 was contemplated that Sentinel and HMLP can us | se |

Transcript of Isaac D. Leventon

59 (233 to 236)

Conducted on July 22, 2021 233 235 MR. CLUBOK: Move to strike as 1 Okay. So please try hard to listen to my questions the rest of the way and just answer the 2 nonresponsive. 3 BY MR. CLUBOK: questions I ask and not questions you decide to Q You knew that in April 2017 as part of the answer. Okay? 5 settlement structure, Step 1 was the purchase of 5 MS. SMITH: Andy, I think this might be a 6 an ATE policy for HFP and CDO Fund with the entire good time for a break. 7 consideration for that purchase coming from assets BY MR. CLUBOK: in HFP and CDO Fund, correct? Q Do you need a break, Mr. Leventon? MS. SMITH: Objection, form. A I believe I do. 10 A I can characterize what's on the page, 10 Q Then we will take a break. 11 which is HFP and CDO Fund would buy a \$100 million THE VIDEOGRAPHER: We are off the record 11 12 ATE policy from Sentinel and the ATE premium, 12 at 4:07 p.m. 13 apparently, was going to be all the assets in HFP (Recess taken from 4:07 p.m. CDT to 14 and CDO Fund. 14 4:17 p.m. CDT) 15 BY MR. CLUBOK: 15 THE VIDEOGRAPHER: The time is 4:17 p.m. 16 Q And there's no other consideration that 16 We are back on the record. 17 you're aware of that was being contemplated to pay 17 BY MR. CLUBOK: 18 for the ATE policy that was part of the proposal 18 Q Sir, did you ever send the insurance 19 being discussed in April 2017, correct? 19 policy to anybody? 20 A I don't remember --20 A I don't remember if I did or not. 21 MS. SMITH: Objection, form. 21 Q Who's Chris Dunn? 2.2. THE WITNESS: Sorry. 22 A Chris was an accountant at Highland. I 23 A I don't remember the proposal from 23 think a junior fund accountant. 24 April 2017, so I can't add or subtract from what's 24 Q I'm going to hand you what's been marked 25 as Exhibit 57. It's a cover e-mail from you 25 on the page. 234 236 1 BY MR. CLUBOK: 1 attaching the UBS_ATE.PDF, dated October 26, 2017. Q My -- please listen to my question. As Do you see that? 3 you sit here today, you are not aware of any other A Hold on one moment, please. I do see 4 consideration that was being contemplated to pay 4 that, ves. 5 for the ATE policy that was being discussed in Q And this is an instance of you forwarding 6 April 2017 other than the assets from the HFP and the UBS after-the-event policy to Chris Dunn on 7 CDO Fund, correct? October 26, 2017, correct? A Sitting here today, I don't remember one A Yes. 9 way or another, sir. Q And you tell -- you don't -- you tell 10 Q So you are not aware of any other 10 Mr. Dunn: Please label all communications related 11 consideration that was being contemplated, 11 to this project as Privileged as all documents are 12 being drafted at the request of the Legal Team. 12 correct? MS. SMITH: Objection, form. Do you see that? 13 14 BY MR. CLUBOK: 14 A I do. 15 Q As you sit here today? 15 Q What documents did you request Mr. Dunn 16 A As I sit here today, yes. 16 draft in connection with this ATE policy? 17 Q Okay. MS. SMITH: Objection, form. 18 A Was I ever aware, I don't know. 18 A I never requested Mr. Dunn draft any 19 documents in connection with the ATE policy. 19 Q I didn't ask if you were ever aware. I'm 20 going to ask you for the rest of this deposition, 20 BY MR. CLUBOK:

22 connection with the ATE policy?

21 Q What did you request Mr. Dunn do in

23 A I don't recall. I don't recall if I

24 requested him to do anything with it.

25 Q Well, you talk about this project. You

PLANET DEPOS

21 in order to avoid me needing to seek more time,

24 make up. I didn't ask you if you ever were aware.

22 that you please listen to the question I ask and 23 answer the question I ask and not one that you

25 I said as you sit here today, are you aware.

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60 (237 to 240)

| 237 | n July 22, 2021 |
|---|---|
| 1 refer to this project. Do you see? | 1 you also understand that you have to |
| 2 A I do. | 2 affirmatively do you believe when you're |
| 3 Q What's this project that you're referring | 3 answering these questions, I just want to |
| 4 to? | 4 understand what your your process when you're |
| | 5 answering questions, do you believe you have an |
| | |
| 6 recall.7 Q Give your best educated guess. | 6 obligation not to omit intentionally information 7 that is necessary to make the statements you say |
| | 8 fully true? |
| | 9 A I mean, I answer the questions fully and |
| 9 ATE policy.10 Q You know nothing beyond that? | 10 truthfully. That's what I can say, sir. |
| | |
| | |
| 12 Q Do you have any educated assumption about | 12 do that, do you believe, as you sit here today, |
| 13 what this was beyond that it had something to do | 13 that you have an obligation not to omit |
| 14 with the UBS ATE policy? | 14 information that's necessary to make a statement |
| 15 A When you say this, you're talking about | 15 that you have made fully true? |
| 16 the e-mail to Mr. Dunn? | 16 MS. SMITH: Objection. You've already |
| 17 Q I'm talking about the project you | 17 asked him that and he's answered. You're |
| 18 reference, as if he knows what you're talking | 18 badgering him now. |
| 19 about when you send this policy to Mr. Dunn. | 19 MR. CLUBOK: The record's going to show |
| 20 A I mean, I don't have a recollection, I | 20 he's not answered this question and I think it's |
| 21 guess. I'm trying to figure out if I have an | 21 an important question for the judge to know and I |
| 22 educated guess. I mean, there were a number of | 22 think it's a perfectly fair |
| 23 things that that could have referenced. | MS. SMITH: You're testifying now. |
| 24 Q Mr. Leventon, in the course of this | MR. CLUBOK: So are you. We're not |
| 25 deposition, you understand you have an obligation | 25 supposed to you should limit yourself to |
| 238 | 240 |
| to affirmatively tell the truth, right?A Yes. | 1 objection to form and I should limit myself, so |
| | 2 I'm going to ask my question again and I'm going 3 to try not to take the bait of this argument. I |
| Q Do you understand as part of thatobligation, you also can't intentionally omit | , |
| • • | 4 agree with you, it's inappropriate. |
| 5 information that is necessary to make a statement | 5 BY MR. CLUBOK: |
| 6 you're saying the complete truth? | 6 Q Mr. Leventon, when you are answering these |
| 7 MS. SMITH: Objection. | 7 questions, do you believe you have an obligation |
| 8 BY MR. CLUBOK: | 8 not to intentionally omit material information |
| 9 Q Do you have that understanding? | 9 that's necessary to make one of your answers |
| 10 MS. SMITH: Objection. | 10 completely truthful? |
| 11 A I'm going to testify fully and truthfully | 11 A I have to fully and truthfully answer a |
| 12 to the best of my ability. | 12 question, but I am not obligated to answer a |
| 13 BY MR. CLUBOK: | 13 question I haven't been asked, is my understanding |
| 14 Q When you're answering questions in this | 14 of the rules. |
| 15 deposition, do you understand that you have an | 15 Q And do you believe you're allowed to |
| 16 obligation not to omit information that is | 16 intentionally omit material information that might |
| 17 necessary to make statements you are making true? | 17 be necessary to make an answer you give completely |
| 18 MS. SMITH: Objection. Mr. Clubok, you're | 18 true? |
| 19 badgering him now. | 19 MS. SMITH: Objection, form. |
| 20 A I'll accept my counsel's instructions on | 20 BY MR. CLUBOK: |
| 21 how to conduct a deposition. | 21 Q Yes or no? |
| 22 BY MR. CLUBOK: | 22 A I'm not allowed to omit information that |
| 23 Q I'm asking your understanding of when | 23 would make an answer to a question asked true, but |
| 24 you're trying to answer these questions, you know | 24 I don't believe I have an obligation to educate |
| 25 that you're not supposed to affirmatively lie. Do | 25 the questioning lawyer with respect to questions |

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61 (241 to 244)

| Conducted on July 22, 2021 | | | |
|---|---|--|--|
| 241 | 243 | | |
| 1 they haven't asked. | 1 about it directly or was told by somebody that | | |
| 2 Q Okay. So with respect to this e-mail that | 2 that was his determination. | | |
| 3 relates that references this project, do you | 3 BY MR. CLUBOK: | | |
| 4 know anything else at all about what this project | 4 Q I'm going to hand you what's been marked | | |
| 5 may have been other than it relates somehow to the | 5 as Exhibit 61. It's an e-mail chain, the top one | | |
| 6 UBS after-the-event policy that was purchased by | 6 being an e-mail from Scott Ellington to you | | |
| 7 HFP and CDO Fund? | 7 copying JP Sevilla. Here's a color version if it | | |
| 8 A My answer previously was that I don't | 8 helps you. That's the official marked one, but | | |
| 9 recall, but that I was prepared to give my | 9 there's a color version if | | |
| 10 educated guess. | 10 A I'm going to put the marked version into | | |
| 11 Q Okay. And that guess is? | 11 the pile and I'm going to look at the color | | |
| 12 A It had something to do with the audits | 12 version. | | |
| 13 being run by the accounting team, where you would | 13 Q This is the last few pages of that. | | |
| 14 do some sort of risk analysis, potentially, in | 14 A Is this | | |
| 15 order to determine if something goes into an audit | MS. SMITH: Shannon, could I have a copy | | |
| 16 or not. | 16 of the color version also? | | |
| 17 Q When did you first become aware of | MR. CLUBOK: I'm going to suggest that we | | |
| 18 Sentinel Reinsurance? | 18 agree that we can swap in the color version for | | |
| 19 A I knew there was a reinsurance company in | 19 Exhibit 61 if that's okay with you? Is that all | | |
| 20 the Cayman Islands in 2013 sometime, but I don't | 20 right, Ms. Smith? | | |
| 21 recall if I knew the name or not. | 21 MS. SMITH: That works for me. Well, I | | |
| 22 Q Did you know who owned Sentinel when you | 22 can't tell if it's the same. | | |
| 23 were talking about potentially having CDO Fund and | 23 MR. CLUBOK: It's the same. We're | | |
| 24 HFP buy an ATE policy in April of 2017? | 24 representing it's the same. We printed it out | | |
| 25 A I mean, I knew it was somehow associated | 25 with a color copier instead of the black-and-white | | |
| 242 | 244 | | |
| 1 with Mr. Dondero and Mr. Ellington, but I didn't | 1 version we had yesterday. | | |
| 2 know who owned it. | 2 MS. SMITH: Okay. | | |
| 3 Q Did you know that those two had beneficial | 3 MR. CLUBOK: So we'll work on that with | | |
| 4 economic interests in Sentinel? | 4 the court reporter to | | |
| 5 A I don't know I didn't know that then | 5 MS. SMITH: So you're tossing the old | | |
| 6 and I don't believe I know that now. | 6 (Simultaneous discussion interrupted by | | |
| 7 Q You were never provided any information | 7 reporter.) | | |
| 8 showing the beneficial ownership of Sentinel | 8 MR. CLUBOK: We'll do that off the record | | |
| 9 during that time frame; is that what you're | 9 at the end to replace the version 61 that's in | | |
| 10 testifying to? | 10 black and white with a color version. | | |
| 11 MS. SMITH: Objection, form. | 11 BY MR. CLUBOK: | | |
| 12 A I don't recall ever seeing the beneficial | 12 Q And we've got a color version for | | |
| 13 ownership of Sentinel. | 13 Mr. Leventon in front of him just for ease of use. | | |
| 14 BY MR. CLUBOK: | 14 Do you see that there was a file that was | | |
| 15 Q Did you know that did you ever come to | 15 circulated amongst a number of people, with | | |
| 16 believe that Sentinel was an affiliated investor? | 16 Sentinel being presented as an affiliated investor | | |
| 17 MS. SMITH: Objection, form. | 17 in Multi Strat. Do you see that? | | |
| 18 A It would have been whatever Mr. Surgent | 18 A I'm sorry, say that one more time, please. | | |
| 19 and the compliance department determined and I | 19 Q There is a document that was being | | |
| 20 believe his determination is that it wasn't an | 20 circulated in December of 2017, and on the first | | |
| 21 affiliated investor. | 21 page it identifies Sentinel (from Highland | | |
| 22 BY MR. CLUBOK: | 22 CDO Fund) as an affiliated investor in what was | | |
| 23 Q Why? | 23 called Credit Opps and later became known as | | |
| 24 MS. SMITH: Objection, form. | 24 Multi Strat. | | |
| | | | |

25 MS. SMITH: Objection, form.

25 A Because I believe I either spoke to him

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62 (245 to 248)

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| 1 | Δ | I see on | Rates | number | 020562 | toward the |
|---|----------|-----------|-------|----------|--------|--------------|
| | <i>–</i> | 1 300 011 | Daics | Hullibei | 020302 | towai u tiic |

- 2 bottom, an e-mail from Mr. Taylor Colbert to Trey
- 3 Parker, copying a bunch of people, stating: As
- 4 discussed, please see the updated file with
- 5 Sentinel being presented as an affiliated
- 6 investor.
- 7 BY MR. CLUBOK:
- Q And if you look at the attachment, the
- 9 first page, you can see where it identifies
- 10 Credit Opps Investors by NAV, Sentinel Re Holdings
- 11 is included, along with the others that are not
- 12 shaded to reflect being affiliated investors.
- 13 MS. SMITH: Objection, form.
- 14 BY MR. CLUBOK:
- 15 Q Do you see that?
- 16 A Sorry, sir, give me a moment, please.
- 17 This isn't completely straightforward.
- 18 (Witness reviews document.)
- 19 A Okay. I see that there's nothing on
- 20 nonaffiliated master for Sentinel Re Holdings,
- 21 Ltd.
- 22 BY MR. CLUBOK:
- 23 Q What?
- 24 A On one, two, three, four -- fifth column
- 25 over, top of the first page on the attachment,

- Q Okay. So as I said, this document gets
- forwarded apparently to Mr. Surgent, who in turn
- forwards it to Scott Ellington with a statement,
- let's discuss. Do you see that?
- A I guess that's right.
- O And --
- A Maybe.
- Q -- Mr. Ellington in turn forwards it to
- 9 you and JP Sevilla and says: See below and
- 10 attached and please call me tomorrow on this, from
- 11 his iPhone. Do you see that?
- 12 A I do.
- 13 Q Do you remember him calling you about
- 14 this?
- 15 A No, I do not.
- MS. SMITH: Objection, form. 16
- 17 MR. CLUBOK: What is the objection form on
- 18 that question?
- MS. SMITH: This says please call me
- 20 tomorrow on this and you asked do you remember if
- 21 he called you.
- 2.2. MR. CLUBOK: Right. What is the form
- 23 objection?
- 24 MS. SMITH: I thought you were asking it
- 25 backwards.

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1 it -- there are percentages of non-affiliated

- 2 master and it does not have an entry for Sentinel.
- Q Right. So Sentinel is identified as
- 4 having some interest in the master and some
- 5 interest in the offshore, and like other entities,
- 6 for example, HCMLP and Mark Okada and Dugaboy,
- 7 they are listed as being affiliated as opposed to
- 8 non-affiliated in connection with Credit Opps,
- 9 correct?
- 10 MS. SMITH: Objection, form.
- 11 A I think that's probably fair, yes.

12 BY MR. CLUBOK:

- 13 Q And this document gets forwarded to
- 14 Thomas Surgent who in turn forwards this to Scott
- 15 Ellington saying, let's discuss. Do you see that?
- 16 A I don't mean to quibble with you, but
- 17 Mr. Surgent appears to have been one of the
- 18 initial people copied on Mr. Colbert's e-mail at
- 19 5:50 p.m. on December 1 and then Mr. Surgent
- 20 forwards that to Mr. Ellington.
- 21 Q Okay. If you look down to Mr. Colbert's
- 22 original e-mail December 1st, 2017, Mr. Surgent is
- 23 not copied, correct?
- 24 A I'm looking at this for the first time and
- 25 that apparently is correct.

- MR. CLUBOK: Okay.
- BY MR. CLUBOK:
- Q Do you remember Mr. Ellington calling you
- about this?
- 5 A No.
- Q Do you remember ever discussing
- Multi Strat's cash projections on or about
- 8 December of 2017?
- A No.
- 10 Q Do you recall ever discussing whether
- 11 Sentinel was an affiliated investor in connection
- 12 with its investment of Multi Strat in December of
- 13 2017?
- 14 A I don't specifically recall December 2017,
- 15 but I do know that at some point the compliance
- 16 department via Mr. Surgent made the determination
- 17 that it was not an affiliated investor.
- 18 Q Why do you know that?
- 19 A I believe my testimony was I either -- I
- 20 don't remember if I spoke to Mr. Surgent about it
- 21 directly or heard from somebody indirectly that
- 22 that had been Mr. Surgent's determination.
- 23 Q And do you know the basis that that
- 24 determination was supposedly made on?
- 25 A I don't. It would be the purview of the

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63 (249 to 252)

| compliance department to make those calls. Q Do you see on the attachment where it says Sentinel (from Highland CDO Fund)? Do you see that? S A Yes. C Q Ad fair to say that the interest in G Q Ad fair to say that the interest was comed G Q Ad fair to say that the interest was comed G Q Ad fair to say that the interest was comed G Q Q Ad fair to say that the interest was comed G Q Q Ad fair to say that the interest was comed G Q Q Ad fair to say that the interest was comed G G Q Ad fair to say that the interest was comed G Q Q Ad fair to say that the interest was comed G G Q Q Ad fair to say that the interest was comed G G G G G G G G G G G G G G G G G G | Conducted of | 1 July 22, 2021 |
|--|--|--|
| 2 Q So in April of 2017, you know that 3 Sentinel (from Highland CDO Fund)? Do you see 4 that? 5 A Yes. 6 Q And fair to say that the interest in 7 Sentinel had been owned by CDO Fund prior to the 8 purchase of the AIE policy? 9 A I'm sorry, can you say that one more time, 10 please? 11 Q Veah. The interest that's referenced here 12 from Sentinel had been an interest that was owned 13 by the Highland CDO Fund until the purchase of the 14 ATE policy in August of 2017? 15 A I don't actually know what assets were 16 involved in that AIE policy, but it would—it 17 would be a fair assumption. 8 Q You certainly know that there was assets 19 in Sentinel that were being held by CDO Fund when 20 you were doing your April 2017 analysis, correct? 21 A Say that one more time, please. 20 Q You know that in April of 2017, when you 23 were doing the analysis about a transaction that 24 included the purchase of an ATE policy from 23 were doing the analysis about a transaction that 24 included the purchase of an ATE policy from 25 Sentinel, that a that time CDO Fund had an 26 interest in Credit Opportunities which later 2 became known as Multi Strat, correct? 2 A Sha Hold on one second, please. Hold on. I 3 of Well, Exhibit 67 is a one-page document. 11 A Sorry, I don't have an independent recollection of that ownership. 2 Q Right, But Exhibit 67 in front of 12 me for some reason. 3 Q Well, Exhibit 67 is a one-page document. 11 A Sorry, I don't have be shift of the form of that ownership. 4 Q From the analysis about a transaction that that the collection of that ownership. 5 Q Or Right, But Exhibit 67 in front of 12 me for some reason. 1 Q Fight has been independent recollection of that ownership. 2 Q is light of the second page of 17 Exhibit 67 is a one-page document. 11 A Sorry, I got attached. I found it. 12 Q is possible of the second page of 18 Exhibit 67 in front of 19 me for some reason. 1 Q Fight Shift of the second page of 18 Exhibit 67 in front of 19 me in April of 2017 when it was contemplated that one second page of | | |
| 3 Sentinel (from Highland CDO Fund)? Do you see that? 5 A Yes. 6 Q And fair to say that the interest in Sentinel had been owned by CDO Fund prior to the purchase of the ATE policy? 9 A P ma sorry, can you say that one more time, 10 please? 11 Q Yeah. The interest that's referenced here 12 from Sentinel had been an interest that was owned 13 by the Highland CDO Fund until the purchase of the ATE policy in August of 2017? 15 A I don't actually know what assets were 16 involved in that ATE policy, but It would—1 tr 7 would be a fair assumption. 18 Q You certainly know that there was assets 9 in Sentinel that were being held by CDO Fund when 20 you were doing your April 2017 analysis, correct? 21 A Say that one more time, please. 22 Q You knew that in April of 2017, when you 23 were doing the analysis about a transaction that 24 included the purchase of an ATE policy from 25 Sentinel, that at that time CDO Fund had an 250 micrest in Credit Opportunities which later 2 became known as Multi Strat, correct? 24 (Nokay MTH: Objection, form. 25 Sentinel, that at that time CDO Fund had an 250 micrest in Credit Opportunities which later 2 became known as Multi Strat is on there, 5 but I don't have e-mail that showed that schedule 4 of assets, and I think Multi Strat is on there, 5 but I don't have a midpequent recollection of 6 that ownership. 27 Q Right. But Exhibit 67 8 A Hold on one second, please. Hold on, 1 of the purchase of an American plant in the mitty bat was then alled to the search of the was appendix I 1 and the purchase of an American plant in the metity that was Appendix I 1 and the purchase of an American plant in the metity that was the medited that 20 to more reson. 28 Q Exhibit of 1 is an one-page document. 29 A Find of the purchase of an Affr policy from the purchase of an American plant in the metity that was the purchase of the American plant in the metity had the were time to would be used to purchase an 1 and | | |
| 4 was then called Credit Opps that later became 5 A Yes. 6 Q And fair to say that the interest in 7 Sentinel had been owned by CDO Fund prior to the 8 purchase of the ATE policy? 9 A I'm sorry, can you say that one more time, 10 please? 11 Q Yeah. The interest that's referenced here 12 from Sentinel had been an interest that was owned 13 by the Highland CDO Fund until the purchase of the 14 ATE policy in August of 2017? 15 A I don't actually know what assets were 16 involved in that ATE policy, but it would — it 17 would be a fair assumption. 18 Q You certainly know that there was assets 19 in Sentinel that were being held by CDO Fund when 10 you were doing your April 2017 analysis, correct? 21 A Say that one more time, please. 22 Q You knew that in April of 2017, when you 23 were doing your April 2017 analysis, correct? 24 A Say that one more time, please. 25 Q You knew that in April of 2017, when you 26 Interest in Credit Opportunities which later 26 became known as Multi Strat, correct? 27 A I saw the e-mail that showed that schedule 28 of assets, and I think Multi Strat is on there, 29 Q Right. But Exhibit 67 30 A I saw the e-mail that showed that schedule 30 don't have — 31 Q Well, Exhibit 67 is a one-page document. 31 A Sorry, I don't have Exhibit 67 in front of 31 Land Sorry, I don't have Exhibit 67 in front of 32 mer foing was an appearance of the second page of 33 A I saw the e-mail that showed that schedule 34 of assets, and I think Multi Strat is on there, 35 but I don't have an independent recollection of 36 that owner-ship, 39 Q Right. But Exhibit 67 is a one-page document. 31 Q Well, Exhibit 67 is a one-page document 31 A From the analysis about a support of the provided in the p | | |
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Transcript of Isaac D. Leventon Conducted on July 22, 2021

64 (253 to 256)

1 Highland Credit Opportunities CDO, Ltd., which was 1

- 2 colloquially known as the MVCDO and was a wholly
- 3 owned subsidiary of the master fund and they don't
- 4 match.
- 5 BY MR. CLUBOK:
- 6 Q Sir --
- 7 A I'm not making a dispute about
- 8 transactions. I'm pointing out -- I mean as you
- 9 pointed out to me that there was a math error, I'm
- 10 pointing out to you there's an error.
- 11 Q Well, there may or may not be an error in
- 12 the names used, but fair to say that you knew in
- 13 April of 2017 that CDO Fund had roughly
- 14 \$24 million of LP units in what was then known as
- 15 Credit Strategies, correct?
- 16 A In some level of Credit Strategies, but
- 17 they're not matching up, correct.
- 18 Q Okay. And you also received
- 19 information -- you also -- strike that -- knew
- 20 that there was a plan being proposed in April that
- 21 would have had an ATE policy with a \$100 million
- 22 face value purchased by CDO Fund and HFP for all
- 23 of the assets in those two funds from Sentinel,
- 23 of the assets in those two funds from Sentinel,
- 24 correct?
- 25 MS. SMITH: Objection, form.

- 1 owned an interest in Multi Strat but that it had
- 2 been transferred to Sentinel?
 - MS. SMITH: Objection to form.
- A We discussed that they had at one point
- 5 owned an interest in Multi Strat, but I don't --
- 6 there was a problem with that interest.
- 7 BYMR. CLUBOK:
- 8 Q What did you say specifically -- well,
- 9 first of all, who's the we in that sentence?
- 10 A Sorry, if you'll read my testimony back.
- 11 Q You said we discussed.
- 12 A Mr. -- oh, gosh. It was either me and
- 13 Mr. Demo or me and Mr. Seery. I think it was me 14 and Mr. Demo.
- 15 Q You and Mr. Demo discussed what on this 16 subject?
- 17 A That there had been -- that there had been
- 18 an interest in the Credit Opportunities fund
- 19 structure or fund entities that had been owned by 20 CDO Fund.
- 21 Q And did you ever in any way, to Mr. Demo
- 22 or Mr. Seery or any other lawyer for the debtor or
- 23 independent director, convey that that interest
- 24 that CDO Fund had had in Multi Strat was
- 25 transferred to Sentinel?
- A I was aware that what was in that
- 2 presentation is what was in the presentation, that
- 3 it was a \$100 million ATE policy, I believe, in
- 4 exchange for all the assets. Whatever it says
- 5 there is the answer.
- 6 BY MR. CLUBOK:
- 7 Q And then you were advised at the end of
- 8 December -- strike that.
- 9 You were advised at the end of 2017 that
- 10 Sentinel (from Highland CDO Fund) had some
- 11 interest in one of the Credit Opportunities funds,
- 12 correct?
- 13 A I was advised that Sentinel had -- well, I
- 14 don't know advised. I was sent a document that
- 15 included a lot of information, but amongst it
- 16 included the line that there was 28 million in
- 17 offshore NAV that was transferred to Sentinel from
- 18 Highland CDO Fund.
- 19 Q Okay. And did you ever follow up on that
- 20 issue with anyone at any time after that?
- 21 A I don't recall if I did, and the
- 22 determination as to what was or wasn't an
- 23 affiliate was not my decision or purview.
- 24 Q Did you ever tell Mr. Seery or anyone else
- 25 affiliated with the debtor, that CDO Fund had once

1 A Yes.

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- 2 Q When did you tell them that?
- 3 A Mr. Surgent was at all times aware of
- 4 that. He had been intimately involved in the
- 5 transaction and he was deputy general counsel for
- 6 the debtor and senior to me in the legal team. I
- 7 technically reported to Mr. Ellington, but
- 8 Mr. Surgent often would task me with things as
- 9 well and I had to follow his instructions.
- 10 Q Sorry, let's set aside Mr. Surgent for the
- 11 moment. Did you ever tell Mr. Demo or any other
- 12 lawyer at the Pachulski law firm, that the
- 13 interest that CDO Fund had had in Multi Strat was
- 14 transferred to Sentinel?
- 15 A I believe what I told Mr. Demo was that I
- 16 wasn't sure what happened to that interest.
- 17 Q But, in fact, you knew that that interest
- 18 had been transferred to Sentinel pursuant to this
- 19 document that we've just reviewed, correct?
- 20 MS. SMITH: Objection, form.
- 21 A Actually based on the discrepancy I just
- 22 showed you, which actually was something I
- 23 originally became aware of back in August of 2020
- 24 or maybe September, I don't actually know that
- 25 that was an effective transfer.

256

255

Transcript of Isaac D. Leventon

65 (257 to 260)

Conducted on July 22, 2021

| 257 | | 259 |
|---|---|-----|
| 1 BYMR. CLUBOK: | 1 you're saying? | |
| 2 Q You don't know if there actually has been | 2 A It may or may not. | |
| 3 an effective transfer from CDO Fund to Sentinel; | 3 Q Okay. | |
| 4 is that correct? | 4 A But it that interest may not exist, is | |
| 5 A Well, it the problem is | 5 another possibility. | |
| 6 Q I just want an answer to my question. As | 6 Q Okay. And then and you identified this | |
| 7 you sit here today, you don't know if there | 7 issue at some point? | |
| 8 actually has been an effective transfer of CDO's | 8 A Yes, absolutely. | |
| 9 interest in Multi Strat to Sentinel, correct? | 9 Q While you were still working for the | |
| 10 A The answer is I don't know and I also | 10 debtor? | |
| 11 think that that question assumes certain facts | 11 A Yes. | |
| 12 that I can't confirm or agree with. | 12 Q And did you fully describe this issue to | |
| 13 Q Like what? | 13 Mr. Demo or another lawyer at the Pachulski firm? | |
| 14 A Like the problem I ran into was if you | 14 MS. SMITH: Objection, form. | |
| 15 have an accounting entry that shows that a fund | 15 A I discussed this at length with Mr. Demo. | |
| 16 owns let's just round it we'll call it | 16 BY MR. CLUBOK: | |
| 17 24 million; is that fair? We'll just call the | 17 Q And did you explain to Mr. Demo that there | |
| 18 CDO Fund interest that | 18 had been when you say discussed it at length, | |
| 19 Q For purpose of this discussion you can | 19 did you ever, in words or substance, say something | |
| 20 call it 24 million for ease of | 20 that reflected that there was some effort, whether | |
| 21 A Okay. | 21 or not it had been successful, to transfer | |
| 22 Q Whether it's 24 or 28. | 22 interest in Credit Strat from Highland CDO Fund to | |
| 23 A Twenty-four or 28, I'm not | 23 Sentinel? | |
| 24 (Simultaneous discussion interrupted by | 24 A We discussed | |
| 25 reporter.) | 25 Q That's a yes-or-no question. | |
| 258 | | 260 |
| A So if you have one accounting sheet that | 1 A The issue of Sentinel did not come up in | |
| 2 shows one asset and one accounting sheet that | 2 our conversations. | |
| 3 shows that after it was transferred it's a | 3 Q So when you claim that you discussed at | |
| 14 completely different agest then you have a | 1 langeth this matantial much an with identifying | |
| 4 completely different asset, then you have a | 4 length this potential problem with identifying | |
| 5 problem. Which then raises the question, did you | 5 whether CDO Fund, in fact, owned an interest in | |
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| 5 problem. Which then raises the question, did you 6 own what you think you owned and did you actually 7 transfer something you owned? I mean, it's kind 8 of like it's like any other security that would 9 be issued. Like if you own shares of UBS 10 Securities USA, LLC, and then you sell them and 11 someone on their balance sheet reflects US AG 12 stock, then what just happened? 13 BY MR. CLUBOK: 14 Q I see. And, in fact, for example, you 15 know that you based on the analysis you did, 16 you determined that CDO Fund still has ownership 17 of an entity that's been loosely called 18 Greenbriar, perhaps because of a faulty 19 transaction? 20 A That is a different situation. 21 Q Okay. With respect to CDO Fund and | whether CDO Fund, in fact, owned an interest in Multi Strat, you never thought to raise the issue of whether or not CDO Fund had effectuated a proper transfer of that interest if it had one, to Sentinel, correct? A I got stuck in an earlier stage in the analysis and so Sentinel didn't come up. Q You never raised it affirmatively, correct? A We never got to that point in the inquiry. So no. Q You never mentioned that in order to figure out what interest, if any, CDO Fund had in Multi Strat, you might need to look at Sentinel's books, correct? A No, I wouldn't care what Sentinel's books said. | |
| 5 problem. Which then raises the question, did you 6 own what you think you owned and did you actually 7 transfer something you owned? I mean, it's kind 8 of like it's like any other security that would 9 be issued. Like if you own shares of UBS 10 Securities USA, LLC, and then you sell them and 11 someone on their balance sheet reflects US AG 12 stock, then what just happened? 13 BY MR. CLUBOK: 14 Q I see. And, in fact, for example, you 15 know that you based on the analysis you did, 16 you determined that CDO Fund still has ownership 17 of an entity that's been loosely called 18 Greenbriar, perhaps because of a faulty 19 transaction? 20 A That is a different situation. 21 Q Okay. With respect to CDO Fund and 22 Multi Strat, you believe that CDO Fund may still | whether CDO Fund, in fact, owned an interest in Multi Strat, you never thought to raise the issue of whether or not CDO Fund had effectuated a proper transfer of that interest if it had one, to Sentinel, correct? A I got stuck in an earlier stage in the analysis and so Sentinel didn't come up. Q You never raised it affirmatively, scorrect? A We never got to that point in the inquiry. So no. Q You never mentioned that in order to figure out what interest, if any, CDO Fund had in Multi Strat, you might need to look at Sentinel's books, correct? A No, I wouldn't care what Sentinel's books said. Q You never mentioned that in order to | |

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66 (261 to 264)

Conducted on July 22, 2021 261 263 1 from Highland CDO Fund to Sentinel, correct? Q And you knew that there was a schedule A We didn't say Sentinel in particular, but 2 that showed Sentinel having interest in 3 we did talk about any transfers, yes. 3 Multi Strat (from Highland CDO Fund), correct? Q But you definitely didn't say Sentinel, A In December I think that's fair -- sorry, 5 which was the transfer that you were aware at 5 December 2017. I think that's fair. 6 least had been contemplated and at least in one Q And you even -- when you were tasked with place reflected as having had occurred? 7 helping trace the assets of CDO Fund and HFP, you MS. SMITH: Objection, form. 8 even talked to Mr. Ellington, in words or 9 BY MR. CLUBOK: 9 substance, about whether or not you should mention 10 Q I'll break that up into two questions. 10 Sentinel, correct? You knew that it was contemplated that 11 A Correct. 12 there would be a transfer of CDO Fund's interest 12 Q And you never did once mention Sentinel to 13 in Credit Strat to Sentinel, but you never 13 anyone at the Pachulski law firm in the course of 14 affirmatively raised that with Mr. Demo or any 14 doing the task you were given with respect to 15 other lawyer at Pachulski, correct? 15 tracing the assets of CDO Fund and SOHC, correct? MS. SMITH: Objection, form. 16 16 Correct? 17 A I don't remember being aware of that at 17 A It was not relevant to the task, so, no, I 18 the time and it wasn't pertinent to the task that 18 didn't. 19 I was working on, which was the asset trade. 19 Q I'm going to hand you what's been marked 20 BY MR. CLUBOK: 20 as Deposition Exhibit No. 2. I don't want you to 21 Q Sir, you knew that it had been 21 spend time reading it. I just want to -- in fact, 22 contemplated based on the work you did in April of 22 before I hand it to you, I just want to ask you. 23 2017, that to purchase an ATE policy, CDO Fund 23 Did you know there was a purchase agreement that 24 might use as part of the consideration whatever 24 was executed on or about the same time as the 25 interest it had in Multi Strat, correct? 25 ATE policy was executed? 262 264 A I can affirmatively state that in August A I think I knew that there was such an 2 of 2020, I was not thinking about an e-mail from agreement, but I've never seen it. 3 April of 2017. Q You've never seen it before today and that MR. CLUBOK: Move to strike as you're sure about, right? 5 nonresponsive. 5 A Yes. 6 BY MR. CLUBOK: Q Did you ever ask for a copy of it? Q I didn't ask you that. I just said you A Not that I'm aware of. 8 knew based on the work you had done in April 2017, Q Were you ever sent a copy of it? 9 that CDO Fund had been contemplating using its A Not that I'm aware of. 10 interest in Multi Strat to partially fund the 10 Q Okay. You knew -- you specifically were 11 purchase of an ATE policy, correct? 11 involved with authorizing payments from Sentinel 12 for legal fees associated with the UBS litigation 12 A Sir, it was one of many assets on a 13 schedule, and I just don't remember thinking about 13 in New York, correct? 14 that asset in -- I don't remember thinking of that 14 A Say that one more time, please. 15 asset from that schedule in April of 2017 back 15 Q You were involved with authorizing 16 in -- whenever we were, August of 2020. 16 payments to be made from Sentinel for legal fees 17 associated with the UBS litigation in New York, 17 Q You knew it was contemplated that CDO Fund 18 would transfer all of its assets to Sentinel as 18 correct? 19 part of the consideration for what was then 19 A Yes. 20 contemplated to be an ATE policy. You knew that 20 Q In fact, you directed Sentinel to make 21 for sure, right? 21 certain payments to lawyers and vendors associated 22 A Apparently in April 2017, I did, yes. 22 with the legal work done in New York against UBS, 23 Q And you knew that there had been an 23 correct? 24 ATE policy purchased, correct? A I don't want to say I directed them to.

25 I'll say we requested that they do so.

25 A Yes.

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67 (265 to 268)

| Conducted on July 22, 2021 | | | |
|--|--|--|--|
| 265 | 267 | | |
| 1 Q And in every single instance, they | 1 at Highland. | | |
| 2 followed your request for payment of legal fees | 2 Q Did you ever request that anyone consider | | |
| 3 associated with the New York litigation against | 3 whether or not a ATE policy that was related to a | | |
| 4 UBS, correct? | 4 judgment would be considered to be an asset of the | | |
| 5 A I can't say | 5 beneficiary of that policy? Let me ask that | | |
| 6 MS. SMITH: Objection to form. | 6 again. | | |
| 7 A I can't say every single time, but I think | 7 If there's an ATE policy and by the | | |
| 8 pretty much every time, if not every. | 8 way, that after the event, what was the event | | |
| 9 BYMR. CLUBOK: | 9 that's referenced in the ATE policy? | | |
| 10 Q You can't, as you sit here today, identify | 10 A I haven't read the policy, sir. | | |
| 11 a single time where they did not follow your | 11 Q Did you have they told you that legal | | |
| 12 directions in terms of paying legal fees or costs | 12 fees were part of the policy. Did they tell you | | |
| 13 associated with the litigation pending in | 13 that a settlement would be an event that would be | | |
| 14 New York, correct? | 14 impacted by the policy? | | |
| MS. SMITH: Objection, form. | 15 A Well, those are two slightly different | | |
| 16 A Sitting here today, I'm not aware of any | 16 questions. Can we break them into two, please? | | |
| 17 time that they refused to pay requested legal | 17 Q Did anyone, in words or substance, tell | | |
| 18 fees. | 18 you if there was a settlement in the UBS | | |
| 19 MR. CLUBOK: What was your form objection? | 19 litigation, that a Sentinel policy could be used | | |
| 20 MS. SMITH: You said direction and he said | 20 to pay the settlement? | | |
| 21 he didn't direct. He said he requested. | 21 A I believe that was my understanding, yes. | | |
| 22 BY MR. CLUBOK: | 22 Q And who gave you that understanding? | | |
| 23 Q In every single time that you requested | 23 A I don't recall exactly, but it would have | | |
| 24 Sentinel pay any legal fees or costs associated | 24 been probably Mr. Ellington or Mr. Sevilla. | | |
| 25 with the New York litigation, they abided by that | 25 Q When? | | |
| 266 | 268 | | |
| 1 request, as best as you recall sitting here today, | 1 A I don't know. | | |
| 2 correct? | 2 Q Before the bankruptcy? | | |
| 3 A Again, I don't remember every single | 3 A Yes. | | |
| 4 instance, but I don't remember any time that they | 4 Q And at any point during the bankruptcy, | | |
| 5 didn't do it. | 5 did you ever tell the independent directors or any | | |
| Q Who told you that you could make requests | 6 of the lawyers at the Pachulski firm that there | | |
| directly to Sentinel and expect that they would | 7 was this source of funds available to help settle | | |
| 8 carry them out with respect to legal fees | 8 the litigation between UBS and the defendants in | | |
| 9 associated with the New York litigation? | 9 the New York litigation? | | |
| 10 A It was my understanding that that was | 10 A I don't know that I ever spoke to the | | |
| 11 something contemplated in the ATE policy, was that | 11 Pachulski firm about settlement of the New York | | |
| 12 Sentinel would pay legal invoices. | 12 litigation. | | |
| 13 Q How did you know that if you never saw the 14 ATE policy? | Q Did you ever volunteer that there was an latinsurance policy available that could be used to | | |
| | 15 satisfy the judgment in the New York litigation? | | |
| 15 A I don't remember who told me, but somebody 16 did. | 16 A I don't believe I ever spoke to Pachulski | | |
| 17 Q Who? | 17 about satisfaction of the judgment in New York or | | |
| 18 A I don't remember. It would have been | 18 settlement of the New York litigation. | | |
| 19 Mr. Sevilla or Mr. Di Orio, most likely. | 19 Q So is that a no to my question? | | |
| 20 Q Did they tell you anything else about the | 20 A That's right. | | |
| 21 policy, other than they would pay all legal fees | 21 Q And you understood also from Mr. Sevilla | | |
| 22 associated with the New York litigation? | 22 or Mr. Ellington that the after-the-event policy | | |
| 23 A Maybe they told me other things, but this | 23 could be used to satisfy a judgment in addition to | | |
| 24 particular subject would have come up because I | 24 satisfying settlement or legal fees in connection | | |
| The treater subject in our mare come up because I | | | |
| 25 was the person in charge of processing legal fees | 25 with the New York litigation, correct? | | |

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68 (269 to 272)

269 271 A I don't know that that's something we ever 1 possibly be used to help satisfy the billion 2 discussed, but it would be logical. But I don't dollar judgment? 3 recall ever discussing that point. A That question assumes -- I don't want to Q You never suggested, in words or make an assumes facts not in evidence objection 5 substance, that either the independent directors for myself, but that's what I'm saying. It 6 or the Pachulski lawyers should look into whether assumes things that didn't happen and I told you the Sentinel after-the-event policy could be used the thing that didn't happen. 8 to help satisfy the judgment that was entered Q Yeah, I understand you want to tell me against CDO Fund and SOHC, correct? that you never discussed anything about the 10 A We never discussed settlement or 10 judgment, but I'm asking you a narrower question. 11 satisfaction of a judgment against those two 11 And it's very simple and you've spent -- wasted 12 entities, whether the insurance policy or from any 12 five minutes and I'm going to add to my time at 13 other source of funds. 13 least, and I just want to know. 14 Q So that's a yes to my question, correct? Fair to say that you never suggested, in MS. SMITH: Objection, form. 15 words or substance, to the directors or to the 16 BY MR. CLUBOK: 16 Pachulski lawyers, that they should look into 17 Q I would just like you to try to answer my 17 whether the Sentinel ATE policy could be used to 18 question. You gave me a broader answer, which is 18 satisfy the judgment that UBS had obtained against 19 interesting, but I'm not going to ask you to do 19 CDO Fund and SOHC, correct? 20 A And my --20 that and I am going to ask for my time if you 21 don't just -- make me ask these questions again. 21 MS. SMITH: Objection, form. 22 So please answer the question I asked. 22 A And my answer is that assumes that I spoke MS. SMITH: Andy, the questions are so 23 to the Pachulski firm or the independent directors 24 long and they're multiple declarative sentences, 24 about satisfaction of the judgment or 25 followed by comma, correct. That's the --25 settlement --270 272 MR. CLUBOK: Okay. I'm going to ask --BY MR. CLUBOK: MS. SMITH: It gets confusing. 2 Q It doesn't --3 MR. CLUBOK: You didn't even object on A -- which it didn't. 4 form. Q It doesn't assume that at all. I never 5 MS. SMITH: Objection, form. assumed that. In fact, I assumed you didn't. It 6 MR. CLUBOK: It's too late after I asked assumes the opposite. So I'm not asking you to the question. So with no form objection, I ask quibble with me about what supposedly is assumed the following question and I'm going to ask or not. I just want you to answer a question. 9 Mr. Leventon to answer this question. My question is, you never volunteered to 10 A Okay. 10 the independent directors or to any lawyer at the 11 BY MR. CLUBOK: 11 Pachulski firm that they should look into whether 12 Q Isn't it true that you never suggested, in 12 or not the Sentinel ATE policy could be used to 13 words or substance, to either the independent 13 satisfy the billion dollar judgment that had been 14 directors or any of the Pachulski lawyers that 14 discussed during the course of the bankruptcy, 15 they should look into whether the Sentinel 15 correct? 16 ATE policy could be used to help satisfy the 16 A That was never a conversation that we had. 17 judgment that had been entered against CDO Fund 17 Q You certainly discussed with others at 18 and SOHC? 18 Highland during the bankruptcy, the possibility of 19 A My answer is I disagree with the premise 19 settling or satisfying the judgment in the 20 of the question. I can explain why. It's the 20 New York litigation, correct? 21 explanation I just gave. 21 MS. SMITH: Objection to form. 22 Q I don't want you to explain why. I want 22 A I don't know that I did. 23 to say, did you ever suggest, in words or 23 BY MR. CLUBOK: 24 substance, to either the directors or the 24 Q Well ---

25 A I thought that action was stayed.

25 Pachulski lawyers that the ATE policy could

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69 (273 to 276)

273 275 Q You -- did you ever communicate with 1 chart is clearly after the judgment because it 2 anyone about the possibility that the ATE policy refers to the Phase 1 decision, correct? 3 could be used to satisfy the judgment that had A Well, it -- it refers to the -- yes, the 4 been entered in the New York litigation after the 4 Phase 1 decision from November. 5 bankruptcy? Q Right. And that's this -- the decision A I don't know if I did or not. I don't that led to the so-called billion dollar judgment, 6 7 remember. correct? Q In fact, you specifically engaged in A That's correct. MS. SMITH: Objection, form. 9 analysis for Sentinel's auditors about the 10 potential impact of the judgment in the New York 10 BY MR. CLUBOK: 11 litigation on the ATE policy, didn't you? 11 Q And there's a number of expected payouts 12 A I believe I spoke to Beecher Carlson at 12 from Sentinel as a result of that judgment. Do 13 some point about the impact of the judgment on the 13 you see that? 14 A I see Mr. Kemp's chart, yes. 14 policy. 15 Q And you never told the independent 15 Q And it appears that this -- he sends you 16 directors that you were having those discussions, 16 this chart and he asked you if the actuarial 17 identification of lightly -- likely outcomes are 18 A It wouldn't have come up ever, so, no, we 18 reasonable. Do you see that? 19 never had those conversations. 19 A Yes. 20 Q And you never told the Pachulski lawyers 20 Q And they've got one possibility of 21 that you were having discussions with the auditors 21 settlement where the Sentinel -- and this is all 22 for the Sentinel policy about the potential impact 22 expected payouts by Sentinel that are being 23 of the judgment on the policy, correct? 23 assessed, correct? 24 A It would never have come up with the 24 MS. SMITH: Objection, form. 25 Pachulski lawyers, so, no, we didn't have those 25 A I believe that's right, yes. 274 276 1 conversations. MR. CLUBOK: What's the form objection to 1 that question? Q In fact, you specifically analyzed 3 different outcomes and assigned percentages to MS. SMITH: It doesn't say that they're 4 settlement and to other scenarios to try to the expected payouts for Sentinel. 5 calculate the potential liability for Sentinel in MR. CLUBOK: That's why I asked the 6 connection with the New York litigation; isn't question. But in any event. 7 that true? BY MR. CLUBOK: A I don't recall that. Q This was a question for you to affirm Q I'm going to hand you what we're going to 9 whether they were reasonable estimates for 10 mark as Exhibit 68. 10 potential payouts by Sentinel because of its (Deposition Exhibit 68 marked for 11 ATE policy. Is that what you understood this to 12 be? 12 identification.) 13 BY MR. CLUBOK: 13 A I think that's right, yes. 14 Q Exhibit 68 is a two-page document 14 Q And one possibility that you agreed was a 15 Bates-labeled 95 and 96. This is a document 15 50 percent probability is that the plaintiff, that 16 that's an e-mail chain beginning at the very first 16 is UBS, would pursue recovery exclusively through 17 e-mail, May 24th, 2019, from Lawrence Kemp to you 17 bankruptcy proceedings. Do you see that? 18 and then it picks up June 16, 2020, from Lawrence 18 A I see where it says that, yes. 19 Kemp to you and you respond. Do you see that? 19 Q And if that were to happen, you told them 20 A I do. 20 to expect that Sentinel would pay zero. Do you 21 Q And here it looks like there is a request 21 see that? 22 for an update on what happened with respect to the 22 A I didn't tell him to expect that. This is 23 New York litigation, correct? 23 the assumptions he's giving me. 24 A Yes. 24 Q You agreed that it was a reasonable

25 Q And this analysis that's reflected in the

25 assumption that there was a 50 percent chance that

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70 (277 to 280)

277 279 1 UBS would pursue its recovery against the insureds Q Right. So you at one point had a bunch of 2 under the ATE policy exclusively through the settlement -- sorry. At one point you had a bunch 3 bankruptcy proceedings and therefore there would of damages outcomes that included scenarios 4 be zero paid out from the ATE policy, correct? involving winning on hedging, but by the time the A I didn't -- I agreed with Mr. Kemp's trial was done, you knew that that was not going analysis -- or I didn't change it. to happen, correct? Q You agreed that it was a reasonable A I know the scenarios incorporated hedging. assumption? 8 I would have to go back and look at what they said. But certainly by the end of trial, we would A Yes. 10 Q And you also agreed that if the Phase 1 10 have -- excuse me. Certainly by the end of the 11 decision were affirmed, then the expected payout 11 trial, we would have known that the Court -- the 12 would be \$91 million from the ATE policy, correct? 12 trial court had ruled against us on hedging. 13 A That's what that says, yes. 13 Q And the -- anyway, back to this. Did you 14 Q And you said there was a reasonable 14 ever -- when you're responding to Mr. Kemp, did 15 assumption that there would only be a 20 percent 15 you inform Mr. Seery in any way, directly or 16 indirectly, through the chain of command about 16 chance of that, correct? 17 A That's not exactly right. Because it's 17 this analysis and the potential payout from the 18 ATE policy with respect to the New York 18 total probabilities, so it's not isolating just 19 litigation? 19 the probability of success on the appeal. 20 Q But the total -- okay. I see. You 20 A Mr. Surgent would have been aware of the 21 thought there was a 50 percent chance that we 21 potential payout, but other than that, I don't 22 wouldn't even -- that UBS wouldn't even bother to 22 know if there's anyone else. And Mr. Ellington 23 continue the litigation but instead would settle 23 would have been, but I mean that's my whole --24 the case or pursue recovery just through the 24 that's my chain of command. 25 bankruptcy proceeding? Q Did you inform Mr. Surgent about this 278 280 A I mean, in terms of the 20 percent, the analysis you were doing in June of 2020? 2 20 percent is in terms of the total outcome. I'm A No, but he was aware of the ATE policy and 3 not saying that the appeal is only 20 percent. what it covered. 4 Like that UBS has an 80 percent chance of losing Q Again, then, it's not the question at all 5 its appeal, that's not what I thought this said. that I asked you. You've just volunteered --Q Okay. Because at the time you thought it somehow you find it okay to volunteer information about Mr. Surgent, but you never volunteered 7 was nearly certain -- or certainly extremely 8 likely that UBS's judgment would be affirmed if it anything about the ATE policy in the whole time 9 was even appealed, correct? you worked for Mr. Seery. 10 A Honestly, I don't remember. 10 MS. SMITH: Objection, badgering. 11 Q Well, you --11 BY MR. CLUBOK: 12 A I still remember that we -- we thought we 12 Q My question to you, without -- and I'm 13 had really good textual arguments on the synthetic 13 asking you not to volunteer information that's not 14 warehouse. 14 responsive to this question, is did you ever 15 Q But you actually believed from day one 15 inform Mr. Seery in any way directly or indirectly 16 that UBS was likely to win on liability, right? 16 through the chain of the command about the 17 A Which is a wholly separate issue, yes. 17 analysis and potential payout under the ATE policy 18 that's reflected in Exhibit 68? 18 Q And you had done analysis -- and by the 19 A I don't believe that I ever discussed 19 way, you also knew from the trial, way before the 20 judgment, that you had lost all of your arguments 20 Exhibit 68 with Mr. Seery. 21 about offsetting the damages due to hedging 21 MS. SMITH: Andy, is now a good time for a 22 because the Court ruled from the bench on that 22 break? 23 during the trial, right? 23 MR. CLUBOK: I'm going to finish up one 24 A The Court made a ruling on hedging during 24 more thing here.

25

25 the trial, yes.

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71 (281 to 284)

| Conducted on July 22, 2021 | | |
|--|---|--|
| 281 | 283 | |
| 1 BY MR. CLUBOK: | 1 independent directors or with their outside | |
| 2 Q Did you tell anyone else in the | 2 counsel? | |
| 3 organization other than Mr. Seery or the debtor's | 3 MS. SMITH: Objection, form. | |
| 4 outside counsel, the Pachulski firm, about this | 4 A I only remembered sharing it with | |
| 5 analysis that you had performed or that you had | 5 Mr. DiOrio. So I can't say that I expected this | |
| 6 blessed? | 6 information to be that I recall expecting this | |
| 7 A I believe without characterizing | 7 information to be shared with the independent | |
| 8 whether it's been performed or blessed, the | 8 directors. | |
| 9 document will speak for itself, but I believe that | 9 BY MR. CLUBOK: | |
| 10 Mr. DiOrio was aware of this analysis. | 10 Q Did you bring this to Mr. Surgent's | |
| 11 Q Why do you believe that? | 11 attention in 2020? | |
| 12 A Because he was the person who was in | 12 A This document? Not that I recall. | |
| 13 charge of the coordinating the Sentinel audit. | 13 Q How about this analysis or anything about | |
| 14 Q Who made Mr. DiOrio aware of this? | 14 this subject in 2020? | |
| 15 A I believe it would have been me. | 15 A This analysis, no. Anything about this | |
| 16 Q Who else did you make aware of this other | 16 subject, I would have to think about further. | |
| 17 than Mr. DiOrio and obviously Mr. Kemp? | 17 Q This analysis clearly the people you | |
| 18 A This specific analysis, I don't know that | 18 sent this e-mail to, you expected them to all know | |
| 19 I discussed it with anyone else. | 19 about the ATE policy, right? | |
| 20 Q Did you? | 20 A They all did know about the ATE policy. | |
| 21 A Not that I recall. | 21 Q And you discussed this analysis also with | |
| 22 Q I'm going to hand you what's been marked | 22 Mr. Ellington at some point? | |
| 23 as Exhibit 53. Exhibit 53 is an e-mail dated | 23 A I don't know that I did. | |
| 24 June 16th, 2020 in which you forward this analysis | 24 Q But you certainly never mentioned the | |
| 25 to Mr. DiOrio, Mr. Sevilla and Katie Irving. Do | 25 ATE policy again to Mr. Surgent at any point after | |
| 282 | 284 | |
| 1 you see that?2 A Yes. I remembered forwarding it to | the time the debtor declared bankruptcy, correct? A I don't know if we talked about it or not. | |
| 2 A Yes. I remembered forwarding it to 3 Mr. DiOrio. I forgot who I CC'd, which was | 3 I don't remember. | |
| 4 Mr. Sevilla and Ms. Irving. | 4 Q As you sit here today, you can't recall | |
| 5 Q And you did not you forwarded it to | 5 ever reminding Mr. Surgent about the ATE policy | |
| 6 those three individuals but not to Greg Demo, | 6 after the bankruptcy commenced, correct? | |
| 7 correct? | 7 A Sitting here today, I can't remember that | |
| 8 A Greg Demo is not on this e-mail. | 8 conversation having taken place. | |
| 9 Q And you did not forward it to | 9 MR. CLUBOK: Okay. Let's take a break. | |
| 10 Mr. Feinstein or Mr. Morris at the Pachulski firm, | 10 THE VIDEOGRAPHER: The time is 5:20 p.m. | |
| 11 correct? | 11 We are off the record. | |
| 12 A That's correct. | 12 (Recess taken from 5:20 p.m. CDT to | |
| 13 Q And you did not forward it to Mr. Nelms or | 13 5:39 p.m. CDT) | |
| 14 Mr. Dubel or Mr. Seery, correct? | 14 THE VIDEOGRAPHER: The time is 5:39 p.m. | |
| 15 A No nobody is on this e-mail except for | 15 We are back on the record. | |
| 16 the people on this e-mail. | 16 BY MR. CLUBOK: | |
| 17 Q Is there any other way that you | 17 Q We're turning to Exhibit 59. Exhibit 59 | |
| 18 communicated this information that you chose to | 18 is an e-mail chain with the top e-mail dated | |
| 19 share with Mr. DiOrio, Mr. Sevilla and | 19 August 11th, 2017, from Carter Chism, C-h-i-s-m, | |
| 20 Ms. Irving is there any other way that you | 20 to Mr. Patel, P-a-t-e-l, attaching a document | |
| 21 believe you ever tried to communicate this | 21 that's called CDO Fund and HFP Balance Sheets at | |
| 22 information that you chose to share with | 22 8/7/17. It's an Excel sheet that's attached as | |
| 23 Mr. DiOrio, Mr. Sevilla and Ms. Irving that's | 23 part of Exhibit 59. Do you see that? | |
| 24 reflected in Exhibit 68 with anybody at all who | 24 A I do. | |

25 you expected to share the information with the

25

MS. SMITH: And like yesterday, Shannon,

Transcript of Isaac D. Leventon

72 (285 to 288)

Conducted on July 22, 2021 285 2.87 is this the full exhibit of the Excel? 1 goal was to transfer all of the assets out of HFP MR. CLUBOK: It's the same document that and CDO Fund to Sentinel to purchase the 3 was used yesterday, Exhibit 59. It was marked \$100 million ATE policy in August of 2017, 4 yesterday, I believe. correct? 5 BY MR. CLUBOK: A I don't know that it's clear from this Q So for Exhibit 59, we're going to turn to document per se, but I did know that, you know, 7 page 3, which is the first, working backwards substantially all of the assets were going to 8 be -- were included in the ATE policy. e-mail in the chain. A Can you -- will you give me the Bates O And the attachment, which has a number of 10 number? 10 different worksheets including the first one which 11 Q It ends with 85. 11 says CDO Opportunity Master Fund, LP, Combined 12 A Okay. Got it. 12 Assets and Liabilities, and then another document 13 Q And the Bates label ending in 85 is where 13 that says Highland Financial Partners, LP, 14 the e-mail starts, and it starts with Mr. Stoops 14 Combined Assets and Liabilities, show that, the 15 sending an e-mail to a number of people, including 15 assets and liabilities of those two respective 16 yourself. Do you see that? 16 entities, correct? 17 A I do, yes. 17 A Yes. But I don't know that those -- well, 18 Q And the e-mail says, Jeremy, who is the 18 I know they were attached to -- this was attached 19 first person on the To line, you are the third 19 to the top-level e-mail and that's what it shows. 20 person on the To line, says: Jeremy, Please send 20 Q Right. And one question I have is --21 custodial admin details for the following entities 21 well, first of all, there's a schedule that was 22 to JP Sevilla and Isaac (copied). 22 constructed in connection with the purchase 23 agreement. The purchase agreement is Exhibit 2 23 That Isaac is you, correct? 24 A Yes. 24 and I believe you said you've never seen it. I'm 25 going to give you a copy of it just to confirm 25 Q And they asked for custodial admin details 286 288 1 for Highland Financial Partners, we've called HFP; that that's true. This was Exhibit 2. It's a 2 CDO Hold Co, which is a sub of HFP, correct? Purchase Agreement dated August 7th, 2017. A Yes. A Mr. Clubok, are we done with 59? Q Highland Financial Corp., which is another 4 5 sub of HFP at the time, correct? 5 A Should I put it up or keep it --A I think so, but I'm not 100 percent sure. Q I want you to keep it up because I'm going Q And then SOHC, which was a sub of HFP at 7 to ask you to compare something. 8 the time, right? A Got it. Okay. A Yes. Q There's a purchase agreement that was 10 O Then the CDO Master Fund and two of its 10 dated as of August 7th, 2017, and you said before 11 subsidiaries or affiliates, correct? 11 you believe -- you thought you had never seen 12 A Those look like the feeder funds. 12 this. Looking at it now, do you want to change 13 Q Okay. The feeder funds. But there are 13 your answer or do you still believe you've never 14 basically four HFP entities, the first four names 14 seen this? 15 that I mentioned, and then there are three 15 A No, I don't think I've ever seen this. 16 CDO Fund entities, correct? 16 Q Okay. Well, what about Schedule A, which 17 is somewhat like that Appendix 1, but it's got 17 A Yes. 18 Q And he says he included those feeder funds 18 different assets listed and in some cases 19 different values. Have you ever seen Schedule A 19 for CDO just in case there's any cash held at 20 these entities. Do you see that? 20 before? 21 A I do see where he says that, yes. 21 A No, I haven't. 22 Q And this is all part of the purchase of 22 Q Okay. And so I take it you don't know 23 whether or not the asset information reflected in 23 the ATE policy in August of 2017, correct? 24 A That's what it appears to be. 24 Exhibit 59 was what was used to populate

25 Schedule A of Exhibit 2?

25 Q And it's clear from reading this that the

Transcript of Isaac D. Leventon Conducted on July 22, 2021

73 (289 to 292)

| Conducted on | July 22, 2021 |
|--|--|
| 289 | 291 |
| 1 A No. I don't think I've seen either of | 1 maybe what the difference is, but they weren't |
| 2 these two things before. | 2 exactly the same. |
| 3 Q Okay. Do you why were you part of this | 3 Q Fair enough. But at some point UBS had |
| 4 whole chain? What was your role in this part of | 4 either amended its complaint or submitted expert |
| 5 the transaction? And in particular, if you know, | 5 reports that reflected the roughly \$500 million in |
| 6 why did Mr. Stoops specifically ask for the | 6 principal liability that was ultimately awarded; |
| 7 details to be sent to both you and Mr. Sevilla? | 7 is that true? |
| 8 A I mean, I don't know what was in | 8 A I know the number went down, but I don't |
| 9 Mr. Stoops's mind, but I can speculate. | 9 remember exactly how it matched up to the final |
| 10 Q What did you understand your role to be at | 10 judgment because there were a lot of toggles that |
| 11 the time in connection with this information that | 11 went on with the expert reports. |
| 12 was forwarded to you? | 12 Q Right. But let's say within 20 percent |
| 13 A My best guess as to why I was involved in | 13 the amount that UBS was seeking as of 2017 |
| 14 this process is because I was the guy in charge of | 14 pursuant to its expert reports was the amount that |
| 15 the legal bills. And so it would have been | 15 was ultimately awarded; fair to say? |
| 16 relevant to payment of the legal wires that you | 16 A Sitting here today, I don't know the |
| 17 see on the first page of this exhibit. | 17 answer to that. They were big numbers. I mean, |
| 18 Q And so all of those payments were made | 18 there's no dispute they were big numbers, but I |
| 19 prior to the transfers? | 19 don't remember exactly what they were, if it was |
| 20 A I don't know. | 20 20 percent, 30 percent, 10 percent. |
| 21 Q Do you know whether or not there was any | 21 Q Okay. Certainly you knew that UBS was |
| 22 effort to satisfy the liabilities of CDO Fund and | 22 seeking at least \$500 million plus interest as of |
| 23 SOHC sorry, strike that. | 23 this date of this transfer, correct? |
| 24 Do you know whether there was any effort | 24 A As of August 2017, I think that I knew |
| 25 to satisfy the liabilities of CDO Fund and HFP | 25 that UBS was seeking \$500 million or so. |
| 25 to satisfy the Habilities of CDO I and and III I | 292 |
| 1 prior to transferring all of these assets to | 1 Q And the whole aim of this transfer was to |
| | |
| 2 Sentinel in 2017? 3 A I don't know. | 2 create an or to purchase an ATE policy with 3 respect to that UBS litigation that was pending in |
| 4 Q Do you know at that time whether or not | |
| 5 there was any estimation that was being made at | |
| 6 either of these two entities for amounts that | |
| 7 could be due to UBS in connection with the | 6 purchase of an ATE policy relative to the UBS 7 state court action. |
| | |
| 8 litigation? | 8 Q Okay. I'm going to turn to Exhibit 4 9 which is a document dated August 11th, 2017, that |
| 9 A To the best of my recollection, accounting | |
| 10 had taken UBS's initial complaint and the number 11 identified in the initial complaint and then just | 10 you are also on the to line. There's a whole host |
| | 11 of people. |
| 12 rolled that number forward year over year. | 12 A Do I keep or do I throw? |
| 13 Q And indeed UBS ultimately collected | 13 Q You can put it in front of me. |
| 14 roughly the amount plus interest that was in its | 14 A No, these? |
| 15 initial complaint pursuant or strike that. | 15 Q You can set it aside. Take a look at |
| 16 UBS was awarded as part of Phase 1, | 16 Exhibit 4, please. Exhibit 4 is an e-mail from |
| 17 roughly the amounts that it had identified in its | 17 David Willmore to a host of people, including |
| 18 initial complaint plus PJI, correct? | 18 yourself, Mr. Chism, Ms. Irving, Mr. Sevilla, |
| 19 A That's not exactly right. | 19 copying Mr. Surgent, Mr. Stoops and others and its |
| 20 Q Why not? | 20 subject is Sentinel Wiring Info. Do you see that? |
| 21 A So the initial complaint was for | 21 A Yes. |
| 22 \$746 million in principal, and to the best of my | Q And it in an e-mail below, it |
| 23 recollection the judgment principal amount was | 23 references instructions to wire cash from all the |
| 24 something like 530. I know, we're talking about | 24 HFP Funds and all the CDO Funds to Sentinel, |
| 25 enormous numbers where it kind of doesn't matter | 25 correct? |

Transcript of Isaac D. Leventon

74 (293 to 296)

Conducted on July 22, 2021 293 295 A That's what Mr. Chism says in his e-mail. 1 does it ring a bell that Mr. Willmore was Q And those two wire transfers totaled responsible for transferring CDO Fund cash and roughly \$10 million, according to Mr. Willmore's Mr. Stoops was responsible for transferring HFP e-mail, correct? A Yes. 5 A I can infer that from the document and it Q Well, I should say CDO Funds cash totaled 6 wouldn't surprise me, but I don't know. about \$10 million, according to Mr. Willmore, Q Did you at any point ever mention to 8 8 Mr. Seery or to the Pachulski lawyers that all correct? this cash had been transferred out of CDO Fund and A I don't honestly know if -- I mean, 10 reading this, Mr. Willmore says there are two 10 HFP to Sentinel just in 2017, a little over 11 wires that are CDO Fund wires, which wouldn't 11 two years before the bankruptcy? 12 include HFP. Sitting here today, I have no idea 12 A To the best of my recollection, neither 13 whether there were two of them. 13 myself nor any of the other individuals mentioned 14 Q Does it ring a bell --14 it to him. 15 A That's what it says. 15 Q Did you think that you personally as a 16 Q Does it ring a bell that the total amount 16 lawyer who was working for the debtor had a 17 of cash including the HFP cash was closer to 17 fiduciary obligation to the debtor at the time? 18 \$11 million or so? 18 A I believe you do, yes. 19 A No. No. 19 Q Did you have a fiduciary obligation to 20 Q But fair to say you understood on 20 ensure that the debtor -- strike that. From January 2020 forward, is it fair to 21 August 2017, that all of the cash in CDO Fund and 21 22 HFP was being wired to Sentinel, correct? 22 say that there were independent directors who were 23 A Apparently I did. 23 in charge of the debtor? 24 Q And do you know what was the consideration A Yes. 25 for that cash at the time? 25 Q And you understood you ultimately reported 294 296 A I knew that it was in consideration of the 1 up to them? 2 ATE policy. A That's fair to say. Q Did you know how the value of the Q And you understood that you had a 4 ATE policy compared the total transfers that were 4 fiduciary duty to ensure that they were made aware 5 being made at the time? of all material information necessary to carry out A No, I did not. their jobs?

- Q Did you know whether it was for equivalent
- 8 value?
- 9 A I didn't know what the assets were so I

10 couldn't comment one way or another.

- 11 Q Turning to Exhibit 5, this is a separate
- 12 e-mail from Mr. Stoops that responds to Carter
- 13 Chism's e-mails. And you can see Mr. Stoops says:
- 14 All cash has been sent. Working on DTC
- 15 securities. Still waiting on delivery
- 16 instructions for physicals from Legal.
- 17 You see that?
- 18 A I do.
- 19 Q Was Mr. Stoops the one responsible for
- 20 transferring the HFP cash?
- 21 A I don't know.
- 22 Q Did Mr. Stoops have a role in connection
- 23 with HFP at the time?
- 24 A Yes.
- 25 Q Okay. So looking at these two documents,

- 7 A I'm not sure how -- I'm not sure how
- 8 the -- that I had -- say that one more time. That
- 9 I had a fiduciary duty to make them aware of all
- 10 facts that they needed for their job?
- 11 Q Yeah. Did you believe as part of the
- 12 fiduciary duties that you understood you owed the
- 13 debtor, that you had an obligation to the best of
- 14 your ability to make sure that Mr. Seery and the
- 15 other directors were apprised of any material
- 16 information that you reasonably believed would be
- 17 necessary for them to do their jobs in managing
- 18 the estate?
- 19 A No. My understanding -- I understood my 20 job was to do the tasks that I was assigned.
- 21 Q There was a number of times after this
- 22 transfer in August 2017, where questions arose
- 23 about the transfers that were supposed to have
- 24 been made, correct?
- 25 A Sorry, I really don't --

PLANET DEPOS

Transcript of Isaac D. Leventon

75 (297 to 300)

Conducted on July 22, 2021 297 299 MS. SMITH: Objection, form. 1 BY MR. CLUBOK: A I don't understand the question as asked. Q Sir, do you remember this exchange? And 3 BY MR. CLUBOK: 3 in particular I want to point your attention to Q So in August 2017, you were copied on 4 the first page that's Bates-labeled 35 of 5 these documents that purported to show there had Exhibit 62 where you --6 been transfers made from CDO Fund and HFP to A Go ahead. Sentinel Reinsurance, correct? Q Where you are specifically e-mailing 8 A Yes. 8 Carter Chism to say that: CDO Fund is and has been insolvent since the financial crisis of 2009. Q And over the next couple of years, did you 10 come to learn that there were questions about 10 Do you see that? 11 whether those transfers had properly been 11 A I do see that, yes. 12 effectuated? Q And then in response, Carter Chism says: 13 A I didn't really get involved in that until 13 Thinking about this further, I believe the 14 mid -- like kind of third quarter of 2020. 14 CDO Opps fund was included in the transfer to 15 Q Well, you were asked about information 15 Sentinel. 16 relating to the transfers as early as February of Do you see that? 16 17 2019, weren't you? 17 A I do. 18 A I was? Okay. I don't recall that. 18 Q And this is an e-mail that you and 19 Q I'm going to share with you what's been 19 Mr. Sevilla and Mr. DiOrio and Clifford Stoops are 20 marked as Exhibit 62. Exhibit 62 has an e-mail 20 all copied on, correct? 21 chain that begins with Ernest Ramos of BNY Mellon 21 A Yes. 22 reaching out to Carter Chism about custody 22 Q So this is another reminder that there had 23 invoices. 23 been this transfer to Sentinel, right? 24 A I apologize. Where are you, sir? A I suppose, yes. 25 Q The very last e-mail in the chain working 25 Q Okay. Now, your e-mail to Carter Chism 298 300 1 backwards. If you turn to the page that's says: Jason, CDO Fund and has been insolvent. 1 2 Bates-labeled 39 at the end. Do you see that? 2 A Yes. A Give me a moment to review it. Q Did you mean to send that e-mail to Jason MS. SMITH: Is this the complete e-mail? 4 MR. CLUBOK: This is the e-mail that was 5 Martinez? marked as Exhibit 62 yesterday that I presume is the complete e-mail. Q Why did you say Jason? MS. SMITH: In the middle it says: See A I was suggesting -- I don't recall 9 column M for approved action, and I don't see 9 exactly, but I know what my practice was and I 10 anything with column M. 10 think I was suggesting language to Mr. Chism that 11 MR. CLUBOK: What page are you on? 11 he could use to go back to Mr. Martinez. 12 MS. SMITH: 9039. 12 Q I see. So you -- this is a draft e-mail MR. CLUBOK: Yeah. Well, I don't know. 13 of what you were suggesting that Mr. Chism could 14 Sometimes the top -- yeah. There was originally 14 send to Jason Martinez in response to the question 15 attachments, but on this particular version of the 15 that he asked, correct? 16 document, I don't believe it included the 16 A Correct. 17 attachments. But in any event, yeah -- -- look, 17 Q And when you say that CDO Fund is and has 18 as I stated, the first e-mail refers to attached 18 been insolvent since the financial crisis, you 19 invoices. Obviously those attached invoices 19 weren't going to tell him that CDO Fund actually 20 aren't included as part of this document, just the 20 had some assets in August of 2017, correct? 21 cover e-mail. And then Carter Chism talks about 21 MS. SMITH: Objection, form. 22 column M presumably in the attached invoices. If A I mean, I don't know that I was going to

23 mention it in this communication, but Bank of

24 New York Mellon was actually the bank for those

25 funds that was directly involved in apparently the

23 I could just focus the questions I want to ask of

24 Mr. Leventon.

25

Transcript of Isaac D. Leventon

301

76 (301 to 304) Conducted on July 22, 2021

| 1 transfers, as I'm noticing from | the earlier | from the | 1 (| I'n | as | transfers. | 1 |
|-----------------------------------|-------------|----------|-----|-----|----|------------|---|
|-----------------------------------|-------------|----------|-----|-----|----|------------|---|

2 exhibits. So they certainly knew about it.

3 BY MR. CLUBOK:

- Q Do you know what Sebastian Clarke is?
- A Who?
- Q Have you ever heard of an entity called
- Sebastian Clarke?
- A No, sir.
- Q Are you aware of Sentinel ever
- 10 transferring assets to an entity called Sebastian
- 11 Clarke?
- 12 A I'm sorry, sir, I don't know that name.
- 13 Q You've never heard that name before ever?
- 14 A Candidly, I thought it was a person when 15 you first asked it.
- 16 Q Okay. I'm going to hand you what we're
- 17 going to mark as Exhibit 69.
- 18 (Deposition Exhibit 69 marked for
- 19 identification.)
- 20 BY MR. CLUBOK:
- 21 Q It is a copy of UBS's First Request for
- 22 Production of Documents to Debtor Highland Capital
- 23 Management, dated September 28th, 2020. Do you
- 24 see that?
- 25 A Yes.

- Q So were you -- you were partially 2 responsible for helping respond to this discovery
- 3 request; is that true?
- A I was part of a team of people
- 5 responsible.
- Q Did you review this request carefully?
- A I don't know about carefully, but I
- 8 certainly reviewed it.
- Q Would it have been your practice to review
- 10 a document request like this carefully?
- 11 A I definitely reviewed it and understood
- 12 its contents. I don't know what carefully means,
- 13 but I definitely reviewed it and knew what it 14 said.
- 15 Q And at the time you reviewed this, you had
- 16 the ability to obtain the asset information
- 17 about -- from CDO Fund, SOHC and HFP, correct?
- 18 A That's a really hard question to answer.
- 19 Not exactly. Not really.
- 20 Q Well, who would have had information about
- 21 CDO Fund in September of 2020 who was still
- 22 working for the debtor?
- 23 A So that's the problem, is I don't think
- 24 there was an accountant who was responsible for
- 25 CDO Fund at that point.

- O Was there -- so was Mr. Willmore still
- A Mr. Willmore was no longer employed by the
- debtor.
- Q Who was Mr. Willmore employed by at that
- time?
- A He was employed -- well, I don't know who
- exactly he was employed by, but he started to work
- 9 for some NexPoint affiliate and didn't work on any
- 10 further Highland stuff.
- 11 Q Okay. Did you inquire of Mr. Willmore as
- 12 to where you would go to find the CDO Fund asset
- 13 information?
- 14 A I think I did actually.
- 15 Q And what did he tell you?
- 16 A He generally pointed me to some accounting
- 17 drives on the G drive.
- 18 Q Well, you certainly had an e-mail that
- 19 talked about how all of CDO Fund's assets had been
- 20 moved to Sentinel in approximately August of 2017,
- 21 correct? Actually, you had many e-mails that
- 22 reflected that in your inbox, correct?
- 23 A I mean, as I previously stated, the
- 24 e-mails were separate from the production process
- 25 that I was involved in and that was agreed to with
- 302
- 1 Pachulski, and all of those e-mails were actually
- sitting at Meta-e and were accessible by
- Pachulski.
- Q Right. But you personally had access to
- information about transfers from CDO Fund to
- Sentinel at the time you reviewed this document
- request that's been marked as Exhibit 69, correct?
- A In the e-mails, yes.
- Q And you knew that that information existed
- 10 in the e-mails, whether you chose to look at them
- 11 or not at the time, right?
- MS. SMITH: Objection to form.
- 13 A I knew that information was in the e-mails
- 14 that had been sent to Meta-e.
- 15 BY MR. CLUBOK:
- 16 Q And did you specifically tell anyone at
- 17 the Pachulski firm that there is information about
- 18 what happened to CDO Fund's assets in August of
- 19 2017, available in the e-mails that were sitting
- 20 at Meta-e?
- 21 A No, the e-mails were carved out completely
- 22 from the process I was involved in.
- 23 Q Same answer with respect to HFP's assets,
- 24 including SOHC's assets, correct?
- 25 A Everything that was in the e-mails I did

304

303

Transcript of Isaac D. Leventon Conducted on July 22, 2021

77 (305 to 308)

305 307 1 okay. There isn't a single request in here that 1 not look at as part of this response. And I 2 understand from Mr. Morris was that he told you caused you to mention to the Pachulski firm or 3 that we weren't going to be looking through Mr. Seery or the other directors, hey, there's all 4 e-mails in response to these requests because that this information about the assets that were held 5 was being handled separately. at HFP and CDO Fund and SOHC as of August 2017, if Q Mr. Morris told you that he told me, we just go look at that time period when the Andrew Clubok, that? assets were all transferred to Sentinel. Nothing A That's -caused you --Q That's what you're claiming? MS. SMITH: Objection, form. 10 A That's what I recall, is that it was 10 A You mean in the e-mails, that that 11 agreed that the e-mails would be separate. 11 information was sitting in the e-mails? 12 Q Mr. Morris told you that he had an 12 BY MR. CLUBOK: 13 agreement with me, Andrew Clubok, that they didn't 13 Q That that information was available 14 have to search the e-mails for information 14 anywhere. 15 relating to CDO Fund and HFP's assets? 15 A The only place that I know that it was 16 A That -- it may not have been an agreement 16 available was the e-mails and that was, again, 17 per se, but it was -- essentially Mr. Morris and 17 carved out of what I was looking at. But I 18 Mr. Demo told me not to worry about the e-mails 18 understand that these issues were being looked at 19 and they would take care of it. 19 by whomever was reviewing the e-mails. 20 Q And did you tell Mr. -- when they told you 20 Q Did you think you had any kind of 21 that, did you say, hey, but there's this transfer 21 fiduciary obligation to affirmatively tell the 22 that occurred in 2017 that will show you exactly 22 debtor counsel that it wasn't just a treasure hunt 23 what assets were there at CDO Fund and HFP as of 23 or a needle in the haystack hunt in those e-mails, 24 August 2017? Did you say anything like that to 24 but that specifically in August of 2017 if they 25 them, in words or substance, when they told you 25 focused on your e-mails and Mr. Sevilla's and a 306 308 1 we've got somebody else reviewing the e-mails? 1 few others that we've seen today, they could find A No. 2 all the information they were looking for? Q And by the way, you were told by Mr. Demo A At that point I was a task lawyer with 4 that it was a high priority item to get the asset what Pachulski was telling me, so if it was in the 5 information for CDO Fund and SOHC and HFP, e-mails, frankly, I just ignored it because they had them and I knew that they were focused on A He may have said that at one point, but these issues as well. 8 then we had additional iterations as to how we Q And even though you knew they were in the 9 were going to respond and ultimately I was tasked 9 e-mails, you ignored them? 10 with tracing the -- I can't remember if it was 10 MS. SMITH: Objection to form. 11 March or May of 2009, I think it was May of 2009 11 A See, let me rephrase. I don't know that 12 through -- but those assets and explain where they 12 I, sitting here today, knew that all these 13 were today. 13 e-mails -- let me rephrase. 14 Q If you look at Exhibit 69, you see that I don't know that in September 2020 I knew 15 the request included -- and for No. 8, it was: 15 that all those e-mails existed from 2017, but to 16 All Documents pertaining to the assets and 16 the extent they existed, they had been sitting 17 liabilities of HFP, CDO Fund, and SOHC, including, 17 with Pachulski from the end of July. 18 but not limited to -- and then it lists a number 18 THE WITNESS: Did they turn off the heat? 19 of subcategories. Do you see that? 19 MS. SMITH: Yes, they turned off the air. 20 A I do. 20 THE WITNESS: Okay. 21 Q And did you review that request carefully 21 MS. DANDENEAU: Wonder if we should open 22 to see what was being requested in terms of assets 22 the door. Would that be better? 23 and liabilities of HFP, CDO Fund and SOHC? 23 THE WITNESS: I think that might mess with 24 A Yes. 24 the acoustics.

25

MS. DANDENEAU: What?

25 Q And did you, in words or substance --

Transcript of Isaac D. Leventon

78 (309 to 312)

Conducted on July 22, 2021 309 311 THE WITNESS: I think that might mess with 1 specifically. the acoustics. No, it won't? Maybe. Q Okay. But it's basically talking about --BY MR. CLUBOK: okay. There's questions and it says that there Q I'm going to -may be confusions over the name and David Klos MR. CLUBOK: Keep this here. Let's go to asks for you to chime in and they're trying to 6 figure out, you know, ownership, I guess, in this document. BY MR. CLUBOK: Multi Strat Credit Fund, correct? And in Q I'm going to hand you what's been marked particular Greg Demo chimes in and says, beginning as Exhibit No. 70. at the bottom of page 16: The confusion we're 10 (Deposition Exhibit 70 marked for 10 having is that there's an asset shown on the 11 identification.) 11 worksheets that we got from Isaac that says 12 BY MR. CLUBOK: 12 Highland CDO Opportunity Master Fund has a 13 Q It's an e-mail chain and I'm going to ask 13 \$21.5 million limited partnership interest in 14 you to start on the page that's Bates labeled --14 MVCDO. 15 ends with a 17. Turn -- second-to-last page -- or 15 Do you see that? 16 third-to-last page. You can see there's an e-mail 16 A Yes. 17 from James Romey at DSI to you, copying Greg Demo 17 Q And Greg goes on to say, so the issue you 18 and Seery. 18 raise is exactly the issue we're trying to figure 19 A Sorry, this is hard to read. If you'll 19 out. Going off the org chart, I thought this 20 give me a moment. 20 entity was 100 percent owned by MSCF. We're 21 Q Right. You're at the page that ends in 21 trying to figure out what the \$26 million asset on 22 Bates number 117, right? 22 CDO Fund's books means and whether it's a direct 23 MS. SMITH: Let him read the whole thing, 23 interest in MCVDO [sic] and LP interest in MSCF or 24 please. 24 redemption interest. I haven't seen Highland CDO 25 Opportunity Master Fund listed as either an LP or 25 A I'm going to review the document. 310 312 MR. CLUBOK: In that case, let's go off as one of the redeemers. Do you see that? 2 the record. 2 THE VIDEOGRAPHER: We are off the record A Actually I lost you while you were at 6:16 p.m. reading, but I will take your word for it that you (Recess taken from 6:16 p.m. CDT to read it right. 6:19 p.m. CDT) Q I paraphrased it slightly and skipped what THE VIDEOGRAPHER: The time is 6:19 p.m. I thought was not every word. We are back on the record. A Okay. Q But the gist of this is --9 BY MR. CLUBOK: 10 Q Sir, turning to the page in Exhibit 70 10 A Could you tell me -- sorry, I don't know 11 that is -- ends with 17, do you see where there's 11 where we are in the document. 12 an e-mail from James Romey to you saying: Before 12 Q The gist of what Greg is asking --13 we give anything to UBS today, we need to track 13 A Sorry, which e-mail from Greg? 14 down what the Highland Credit Opportunities CDO 14 Q There's an e-mail from Greg at the bottom 15 Ltd. partnership interest in MSCF means and how 15 of the page that ends in 16 --16 it's accounted for on MSCF's books, i.e., whether 16 A Okay. I'm there. 17 it's part of the existing redemption group, or how 17 Q -- that is to you and other people --18 it has any remaining interest in the fund. Or if A Yes. 19 I'm misunderstanding something, please let me know 19 Q -- copying Seery --20 ASAP. 20 A Yes. 21 You see that? 21 Q -- and says they're having confusion over 22 assets shown on worksheets they got from Isaac, 22 A Yes. 23 that's you, about CDO Fund's interest in 23 Q And MSCF refers to Multi Strat, correct? 24 A I think that means the Multi Strat Credit 24 Multi Strat, correct?

25 A That's what it says.

25 Fund. I'm just not sure which level it would be

Transcript of Isaac D. Leventon

79 (313 to 316)

| Conducted or | n July 22, 2021 |
|---|---|
| 313 | 315 |
| 1 Q And you say: Dave and I assume you're | 1 Q And he says basically, this is really hard |
| 2 referring to Dave Klos I will call you to | 2 and we can't find more information about what |
| 3 figure this out. | 3 you're asking. |
| 4 Do you see that? | 4 MS. SMITH: Objection, form. |
| 5 A Yes. | 5 BY MR. CLUBOK: |
| 6 Q And then James then follows up and says, | 6 Q Is that the impression that he conveys |
| 7 are you guys available for a call at 6 p.m. | 7 from when you read this document? |
| 8 Eastern for a status check, on the same day. And | 8 MS. SMITH: Objection, form. |
| 9 by the way, it says importance high. | 9 A I'll let the document speak for itself. |
| 10 Do you see that? | 10 The impression that I got at the time was that he |
| 11 A I do. | 11 was butting heads with Mr. Demo. |
| 12 Q And Greg says he's going to circulate a | 12 BY MR. CLUBOK: |
| 13 dial-in, and you then jump in and say: Guys, I | 13 Q That's the only impression you got from |
| 14 don't think this is a prerequisite to delivering | 14 this exchange, that he's butting heads with |
| 15 materials to UBS in satisfaction of their | 15 Mr. Demo? |
| 16 concerns. I am prepping the documents set for | 16 A That's the primary impression that I got. |
| 17 delivery tomorrow. Dave has not worked on this, | 17 Q Did you get the impression from this |
| 18 so I will just call Greg and James. However, this | 18 document that Mr. Seery, who was the CEO of |
| 19 is the current status. | 19 Highland, had made it clear to you and to |
| 20 Do you see that? | 20 Mr. Ellington that these requests were, in fact, a |
| 21 A I do. | 21 high priority, notwithstanding what |
| 22 Q And then Scott says: Isaac and me were | 22 Mr. Ellington's views were or your views were? |
| 23 instructed by Jim Seery to get this UBS | 23 MS. SMITH: Objection, form. |
| 24 deliverable handled. I was on the phone with I | 24 BY MR. CLUBOK: |
| 25 was just on the phone with Isaac when the e-mail | 25 Q Okay. Let me just ask it very simply. |
| 314 | 316 |
| 1 came through. Don't see how this is urgent. | 1 Did you get the impression from this e-mail |
| 2 Especially relative to UBS request. We will get | 2 exchange that's reflected in Exhibit 70, that |
| 3 to this when it is a priority. | 3 notwithstanding what you and Mr. Ellington may |
| 4 Do you see that? | 4 have thought about the priority level of these |
| 5 A I do. | 5 requests, Mr. Seery definitely believed it was a |
| 6 Q And Greg jumps in and says: Scott and | 6 high priority to respond to these requests from |
| 7 Isaac, I spoke to Jim about this issue this | 7 UBS? |
| 8 morning. It is a high priority at this point and | 8 MS. SMITH: Objection, form. |
| 9 we need to do what we can to push it to | 9 A Well, I didn't really know what the answer |
| 10 conclusion. I understand that it's going to take | 10 was because I wasn't speaking to Mr. Seery, but |
| 11 some work. | 11 Greg was saying that Mr. Seery needed one thing |
| Do you see that? | 12 and Scott's saying, no, he doesn't and I was not |
| 13 A Yes. | 13 involved in either of those conversations and then |
| 14 Q And then Scott writes a fairly lengthy | 14 it was just going to be me and Dave trying to |
| 15 e-mail that begins by saying: I don't think | 15 figure things out. |
| 16 there's a need for a call and I can tell you where | 16 BY MR. CLUBOK: |
| 17 we are currently. | 17 Q My simple question to you is, did you, |
| 18 Do you see that? | 18 from reading this back and forth, have the |
| 19 A Yes. | 19 impression that Mr. Seery believed that this was a |
| 20 Q And that's an e-mail that he copies you | 20 high priority for you to respond to regardless of |
| 21 on, along with Mr. Seery, James Romey and | 21 what Mr. Ellington or what you believed? |
| 22 David Klos. | 22 MS. SMITH: Objection, form. |
| 1 A X7 | A C T II I NA TILL I |

A Yes.

A Yes.

Q And Greg Demo.

23 A So I wasn't sure, because Mr. Ellington

24 conveyed essentially that -- I mean, to get the

25 deliverable handled, but I don't know that this

Transcript of Isaac D. Leventon

80 (317 to 320)

319

320

Conducted on July 22, 2021

| 1 | one outstanding item was the most important thing |
|---|---|
| | in the deliverable. And then Greg thought that |

- 3 this one outstanding item was the most important
- 4 thing in the deliverable and I didn't speak to
- 5 Mr. Seery either way to confirm who was right.

6 BY MR. CLUBOK:

- Q Well, wait a second. You were instructed
- 8 by Mr. Seery to get this UBS deliverable handled,
- 9 weren't you?
- 10 A Yes.
- 11 Q And Mr. Seery made it clear to you
- 12 personally in that call that this was a priority,
- 13 didn't he?
- 14 A This deliverable, yes. But this one
- 15 specific item that was holding up the deliverable, 16 I don't remember that.
- 16 I don't remember that.
- 17 Q All right. You then read Mr. Seery
- 18 telling your -- or telling this group including --
- 19 sorry.
- 20 You read Mr. Ellington's -- strike that.
- 21 Let me start over.
- You read Mr. Ellington's e-mail to
- 23 Mr. Seery and to others in which he says that
- 24 there are ghost funds such as these target
- 25 entities, and by target entities he means

- 1 Herculean task. Do you see?
- 2 A He does.
- Q And he says: Isaac and myself have spent
- 4 in excess of 100 hours trying to piece together
- 5 everything we can to create a true and accurate
- 6 document-based record of what happened with these
- 7 target entities.
- 8 Correct?
- 9 A Yes.
- 10 Q As part of that -- and by the way, was
- 11 that a true statement when you read it, in your
- 12 mind, that you had gone through a Herculean task
- 13 to do everything you could to create a true and
- 14 accurate document-based record of what happened to
- 15 HFP, CDO Fund and SOHC?
- 16 A I think a more fair characterization is we
- 17 had put a substantial amount of effort into
- 18 tracing the May 2009 assets against -- well,
- 19 figuring out what happened to the May 2009 assets.
- 20 Q My question to you is not that question.
- 21 So I want you to answer my question.
- Is it true that you and Mr. Ellington
- 23 did -- had done everything you could to create a
- 24 true and accurate document-based record of what
- 25 happened with HFP, SOHC and CDO Fund as of

- 1 CDO Fund, HFP and SOHC, correct?
- 2 A I can assume that's what he means, but I
- 3 don't know.
- Q And he talks about how the ghost funds
- 5 don't have directors, custodians, administrators,
- 6 bank accounts and no one knows -- no one knows
- 7 what they truly retain. Do you see that?
- 8 A I do.
- 9 Q And he claims that UBS is aware of the
- 10 situation because he's personally discussed it
- 11 with Andy Clubok, that's me, several dozen times,
- 12 including as recently as this year, right?
- 13 A He does say that.
- 14 Q And did you know that Mr. Ellington had
- 15 represented to me that these were ghost funds and
- 16 there was no way really as a practical matter to
- 17 figure out how much assets they had or when they
- 18 last had assets or words to that effect?
- 19 A I wasn't privy to your conversations.
- 20 Q Did you -- did Mr. Ellington ever tell
- 21 you, in words or substance, that he had conveyed
- 22 that information to UBS other than what's here in
- 23 Exhibit 70?
- 24 A I don't recall him ever doing that.
- 25 Q Okay. He then said, the project is a

1 August 15th, 2020?

318

- 2 MS. SMITH: Objection, form.
- 3 A I think that was a slight
- 4 mischaracterization of the work that we were
- 5 doing, which was tracing the assets.
- 6 BY MR. CLUBOK:
- 7 Q Did you --
- 8 A And that we had done a lot of work.
- 9 MR. CLUBOK: Move to strike as
- 10 nonresponsive.
- 11 A Sorry, I was addressing the Herculean task
- 12 portion of it.
- 13 BY MR. CLUBOK:
- 14 Q Okay. Well, I'm asking you whether it was
- 15 true as Mr. Ellington reported to Mr. Seery and
- 16 others, that as of August 15th, 2020, you were --
- 17 you had spent 100 hours trying to piece together
- 18 everything you could to create a true and accurate
- 19 document-based record of what happened with HFP,
- 20 SOHC and CDO Fund?
- 21 A I think his statement was not precise, and
- 22 I believe that what I stated was a more precise
- 23 characterization of what he was saying.
- 24 Q Did you make any effort to correct his
- 25 statement to this audience?

PLANET DEPOS

Transcript of Isaac D. Leventon Conducted on July 22, 2021

81 (321 to 324)

323

324

321

- 1 A I never responded to this e-mail and I
- 2 wasn't going to get involved in a -- what I viewed
- 3 to be essentially a butting of heads between
- 4 Mr. Ellington and Pachulski.
 - Q At the time did you think it was accurate
- 6 that you had been doing everything you could to
- 7 create a true and accurate document-based record
- 8 of what had happened with HFP, SOHC and CDO Funds?
- 9 A That was not what I had been tasked with
- 10 doing. I had been tasked with the other thing
- 11 that I've already described.
- 12 Q So is the answer to my question no?
- 13 A No, I didn't because that wasn't my task.
- 14 Q Is the answer to my question no?
- 15 A I said no, because that's not what I was 16 tasked with doing.
- 17 Q Are you saying --
- 18 MS. SMITH: Objection to form.
- 19 BY MR. CLUBOK:
- 20 Q You're saying that you had not done
- 21 everything you could to create or to try to create
- 22 a true and accurate document-based record of what
- 23 happened with HFP, SOHC and CDO Fund as of the
- 24 date of this e-mail, correct?
- 25 A Well, I tried to do everything I could and

- Q To whom?
- A So Mr. Demo knew exactly what I was
- 3 working on, as did -- well, I take it back. I
- 4 don't know if DSI knew what I was working on. But
- 5 Mr. Demo knew exactly what I was working on and I
- 6 never represented to him, or anybody that I
- 7 remember, maybe I did, but I just -- I don't
- 8 remember having that conversation of I'm going to
- 9 do a forensic audit of the funds.
- 10 Instead, it was, I'm going to identify
- 11 what did they have as of this date, which has
- 12 already been produced to UBS and show UBS what
- 13 happened to those assets.
- 14 Q You've said that you and -- he says that
- 15 you and he were speaking literally daily about
- 16 this. Do you see that?
- 17 A Yes.
- 18 Q Is that true, that you were speaking daily
- 19 about responding to UBS's document request with
- 20 respect to the assets?
- 21 A This is the -- before the document
- 22 request
- 23 Q Okay. This was with respect to -- this is
- 24 before the formal document request.
- 25 A I don't know how to respond to that, sir.

322

- 1 I put a lot of effort into tracing the May 2009
- 2 assets and identifying what happened -- where they
- 3 were today. I put a lot of effort into that.
- 4 Q But you very -- you had not -- okay.
- 5 MR. CLUBOK: Move to strike as
- 6 nonresponsive.
- 7 BY MR. CLUBOK:
- 8 Q I just want you to answer my question and
- 9 we are going to add more time to this dep if you
- 10 don't answer my question. Was Mr. Ellington's
- 11 statement that you and he together had tried to do
- 12 everything you could to create a true and accurate
- 13 document-based record of what had happened with
- 14 HFP, SOHC and CDO Fund?
- 15 MS. SMITH: Objection, form.
- 16 A The problem is that's a paraphrase of what
- 17 Mr. Ellington said here and I'm happy to point out
- 18 where, frankly, I disagree with Mr. Ellington on
- 19 this.

20 BY MR. CLUBOK:

- 21 Q But did you point out to anyone on this
- 22 e-mail chain in any communication, how you
- 23 disagreed with what Mr. Ellington was saying in
- 24 this e-mail that you read?
- 25 A I think I did actually, yes.

- 1 It's before the request for production that are
- 2 marked as Exhibit 69.
- 3 Q Okay. But it -- you knew at the time of
- 4 August 15, 2020, that UBS had requested all
- 5 information relating to the assets of HFP,
- 6 CDO Fund and SOHC, correct?
- 7 A I don't know that I ever saw UBS requests
- 8 that -- whenever these informal requests were that
- 9 predated the request for --
- 10 Q I didn't ask you if you ever saw them. I
- 11 said, did you know, prior to the formal requests
- 12 that were marked as Exhibit 69, that UBS had
- 13 requested all information related to the assets,
- 14 both current and historical, for SOHC, CDO Fund
- 15 and HFP?
- 16 A I knew that UBS certainly was asking for a
- 17 lot of information, but in terms of exactly how
- 18 you phrased it just now, I don't remember that
- 19 part. But UBS was certainly asking for a lot of
- 20 information and then that's what me and Mr. Demo
- 21 spoke about, is to kind of how to satisfy that.
- 22 Q Was this -- Mr. Ellington says that a
- 23 large majority of your efforts were based on
- 24 educated guess work, but at the time, you and he
- 25 both knew that all the assets that CDO Fund and

PLANET DEPOS

Transcript of Isaac D. Leventon Conducted on July 22, 2021

82 (325 to 328)

| | 1 July 22, 2021 |
|---|---|
| 325 | 327 |
| 1 HFP had, had been attempted to be transferred to | 1 correct? |
| 2 Sentinel in 2017, correct? | 2 A I knew that the assets substantially |
| 3 MS. SMITH: Objection, form. | 3 all of the assets that they had owned in August of |
| 4 A With respect to the assets that had been | 4 2017 had been transferred in or attempted to be |
| 5 sitting in those SOHC and CDO Fund in May of 2009, | 5 transferred in 2017. |
| 6 most of those weren't the subject of the 2017 | 6 Q And Mr. Ellington knew that too, correct, |
| 7 transfer and there was a lot of educated guess | 7 when he wrote this e-mail? |
| 8 work is probably not the right way to say it. We | 8 A Mr. Ellington and Mr. Klos knew that, |
| 9 were gathering as many documents as we could to | 9 both. |
| 10 try to figure out what had happened to those | 10 Q Okay. And also you knew that Sentinel |
| 11 assets. | 11 you knew in August 2020, that Sentinel was at |
| 12 BY MR. CLUBOK: | 12 least partially owned by Mr. Ellington, correct? |
| 13 Q At the time Mr. Ellington made the | 13 A I actually didn't know that, no. |
| 14 statement about an educated guess, you knew that | 14 Q Okay. But Mr. Ellington certainly knew |
| 15 all the assets that CDO Fund and HFP had had been | 15 that at the time, correct? |
| 16 attempted to be transferred to Sentinel in 2017, | 16 MS. SMITH: Objection, form. |
| 17 correct? | 17 A You'll have to ask Mr. Ellington what he |
| 18 MS. SMITH: Objection to form. | 18 knows. I don't I don't know that Mr. Ellington |
| 19 A I knew that substantially all of the | 19 owns any part of Sentinel. I know he's related to |
| 20 assets they had in August of 2017 had been | 20 it in some way, but I don't know if he owns it. |
| 21 transferred in August of 2017, but that's not | 21 BY MR. CLUBOK: |
| _ | |
| 22 necessarily the same as what was there in 2009. | 22 Q Oh, you don't know if Mr you don't |
| 23 BYMR. CLUBOK: | 23 know, sitting here today, if Mr. Ellington has any |
| 24 Q I didn't ask you about that yet. | 24 economic interest, direct or indirect, in |
| 25 MR. CLUBOK: I'm going to move to strike | 25 Sentinel? |
| | |
| 326 | 328 |
| 1 that part as nonresponsive. | 1 A No. |
| 1 that part as nonresponsive.2 BY MR. CLUBOK: | 1 A No. 2 Q But you do know that Mr. Dondero has an |
| that part as nonresponsive. BY MR. CLUBOK: Q I'm going to again ask you, hopefully try | A No. 2 Q But you do know that Mr. Dondero has an 3 economic interest in Sentinel? |
| that part as nonresponsive. BY MR. CLUBOK: Q I'm going to again ask you, hopefully try to answer my question so we can finish this close | 1 A No. 2 Q But you do know that Mr. Dondero has an 3 economic interest in Sentinel? 4 A So it's similar to SAS, right. I knew |
| that part as nonresponsive. BY MR. CLUBOK: Q I'm going to again ask you, hopefully try to answer my question so we can finish this close to on time. | 1 A No. 2 Q But you do know that Mr. Dondero has an 3 economic interest in Sentinel? 4 A So it's similar to SAS, right. I knew 5 that Mr. Dondero and Mr. Ellington had some |
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| 1 that part as nonresponsive. 2 BY MR. CLUBOK: 3 Q I'm going to again ask you, hopefully try 4 to answer my question so we can finish this close 5 to on time. 6 A Okay. 7 Q I didn't say a word about 2009 yet. I may 8 move to that, but I want a clean answer to my 9 question. 10 When Mr. Ellington wrote this e-mail 11 that's reflected on the first page of Exhibit 70, 12 you knew at the time and he knew at the time that 13 substantially all of the assets of HFP and 14 CDO Fund had been transferred to an entity that he | 1 A No. 2 Q But you do know that Mr. Dondero has an 3 economic interest in Sentinel? 4 A So it's similar to SAS, right. I knew 5 that Mr. Dondero and Mr. Ellington had some 6 involvement with that entity. I didn't know 7 exactly what the structure or ownership was. I 8 knew that they had, essentially, involvement in 9 authority with respect to those entities. 10 Q You do know that Mr. Dondero has an 11 economic interest in Sentinel, correct? 12 A Actually, I don't. 13 Q Okay. Do you know if Mr. Surgent was made 14 aware that Mr. Dondero and Mr. Ellington had an |
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83 (329 to 332)

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1 interest and I don't know what the content of

- 2 those conversations were, but I do know
- 3 Mr. Surgent's determination.
- 4 BY MR. CLUBOK:
 - Q Okay. But you don't know if he knew the
- 6 economic ownership interest that Mr. Dondero or
- 7 Mr. Ellington may or may not have had in Sentinel
- 8 at the time he was supposedly asked to make that
- 9 determination, correct?

10 A I don't know what he knew one way or 11 another.

- 12 Q I'm going to hand you what's been marked 13 as Exhibit 71.
- (Deposition Exhibit 71 marked for
- 15 identification.)
- 16 BY MR. CLUBOK:
- 17 Q It's an e-mail from Mike Throckmorton to
- 18 you, copying David Klos and also to Chris Rice.
- 19 It's actually an e-mail exchange, I should say,
- 20 that begins with Chris Rice sending to you a
- 21 balance of roughly 363 million in the claims
- 22 account for CDO Opportunity Master as of
- 23 12/31/2018, and it goes back and forth here. Do
- 24 you see that?
- 25 A Yes.
 - Q And you ultimately say that the CDO Fund
- 2 number should be about 530 million which accounts
- 3 for the accrued interest, correct, on the first
- 4 page?
- A I think that was reflective of the
- 6 judgment that had been handed down by the Court.
 - Q Right. So you knew as of -- obviously
- 8 knew as of July 16, 2020, that CDO Fund had a
- 9 judgment against it totaling approximately
- 10 \$530 million including interest, correct?
- 11 A Yes.
- 12 Q And you asked why they were doing
- 13 financials for CDO Fund and you were told it was
- 14 for tax purposes, correct?

15 A Where did I ask that?

- 16 Q In the -- your e-mail on page -- the first 17 page of Exhibit 71.
- MS. SMITH: Review the exhibit.
- 19 BY MR. CLUBOK:
- 20 Q Look at the first page. Do you see where
- 21 it says -- where you give the fund number, and
- 22 then you say: However, more generally, why are we
- 23 doing financials for CDO Fund at all?
- 24 A Yes, I see that.
- 25 Q Why did you ask that question?

- A Well, because for years, CDO Fund didn't
- have any financials and so it just struck me as
- unusual that they were doing anything with that
- fund. It was very -- it was strange to me so I
- 5 asked.
- Q And are these people, Mike Throckmorton
- and Chris Rice who are copied on this exchange,
- people that you went to when you were tasked with
- helping to identify historical information about
- 10 the assets of CDO Fund?
- 11 A Throckmorton, I think yes. Rice, I don't
- 12 remember.
- 13 Q Did you direct Mr. Seery or Pachulski to
- 14 these people for assistance?
- 15 A Well, they were asking questions of
- 16 Mr. Klos, and Mr. Throckmorton responded to
- 17 Mr. Klos. So that wasn't my chain of command.
- 18 Q I'm going to -- so turning back, though,
- 19 to Exhibit 70, which is dated August 15, 2020.
- 20 You say at that time you didn't know -- did you
- 21 know at that time that UBS was asking for all
- 22 information relating to the assets, both current
- 23 and historical, for HFP, SOHC and CDO Fund?
- 24 MS. SMITH: Objection, form.
- 25 A I think my prior testimony is that I knew
- 1 UBS wanted a lot of information, but that exact
 - characterization I don't know. I don't remember.
 - **BY MR. CLUBOK:**
 - Q In words or substance, you knew that the
 - gist of what UBS had been looking for for at least
 - weeks, if not months prior to this, was
 - information about the assets that CDO Fund, SOHC
 - and HFP had both then and historically since 2009;
 - 9 isn't that true?
 - 10 MS. SMITH: Objection. He answered that
 - 11 he didn't remember.
 - 12 A I mean, I --
 - MR. CLUBOK: Move to -- look, I -- please
 - 14 don't start making speaking objections just
 - 15 because it's getting late.
 - 16 BY MR. CLUBOK:
 - 17 Q I'm asking you a slightly different
 - 18 question and I'm saying, didn't you understand, as
 - 19 of August 15, 2020, that the gist of requests that
 - 20 UBS had made at least weeks before, if not months
 - 21 before, was to get whatever information was
 - 22 available about the assets of CDO Fund, HFP and
 - 23 SOHC, both currently and historically since 2009;
 - 24 isn't that true?
 - 25 A I knew -- I knew UBS was asking for a lot

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1 of information about what happened to the assets

- 2 in those funds and then we went through an
- 3 iterative process between myself and Mr. Demo to
- 4 determine what it was that we were going to send,
- 5 but I -- I don't recall ever seeing UBS's
- 6 requests. Really I was getting my tasking orders
- from Pachulski.
- Q Okay. I'm going to hand you what's been
- marked as Exhibit 72.
- (Deposition Exhibit 72 marked for
- 11 identification.)
- 12 BY MR. CLUBOK:
- 13 Q It's an e-mail from ten days earlier,
- 14 August 5th, 2020, from you to Jim Seery, copying
- 15 Brad Sharp, James Romey, David Klos, and the
- 16 subject is UBS Supplemental Information Request.
- 17 Do you see that?
- 18 A I do.
- 19 Q And this -- UBS had made information
- 20 requests and then they had made supplemental
- 21 information requests, and this is all before the
- 22 more formal document requests that we previously

2 information request. I was not interfacing with

3 UBS on these requests. I don't even remember

Q That's not my question. Let's listen to

9 requests and supplemental information requests

10 with respect to the assets of HFP, CDO Fund and

11 SOHC all before the more formal document requests

7 my question, please, and answer my question.

8 Isn't it true that UBS had made information

23 reviewed, correct?

4 being sent them.

5 BYMR. CLUBOK:

24 MS. SMITH: Please let him review the

A I see that it says supplemental

25 document.

- Do you see that? 1

 - Q And so when you gave this answer, did you
- know what the current requests were? When you
- wrote this e-mail, at that -- even if you don't
- remember now, this is almost a year ago, but at
- the time, had you reviewed UBS's then current
- request for information when you advised Mr. Seery
- 9 that they supposedly exceeded what UBS was
- 10 entitled to under the special master order?
- 11 A I apparently knew that you were asking for
- 12 documents from 12/31/07 through 12/31/19.
- 13 Q Did you know what the current requests for
- 14 information were at that time when you wrote this
- 15 e-mail, yes or no?
- 16 A I don't recall if I did one way or 17 another.
- 18 Q Okay. And you go on to say: HFP and
- 19 CDO Fund informed their investors that they had
- 20 zero net asset values.
- 21 Do you see that?
- 22 A Yes.
- Q And then you say you've been tracking the
- 24 assets through on SOHC and CDO Fund. Do you see

334

- A Right. That was the task that they had
 - put me on, was to track the assets from May of '09
 - forward.
 - Q Well, you talk about -- well, first of
 - all, every single asset that it -- had been there
 - in May of '09 that was still there in August 17th,
 - you knew exactly what had had happened to those
 - assets, right?
 - MS. SMITH: Objection to form. 9
 - 10 A Actually, I didn't.

11 BY MR. CLUBOK:

- 12 Q Well, you knew that any assets that were
- 13 there in May of 2009 that were still there in
- 14 August of 2017, had been transferred, pursuant to
- 15 that e-mail that you were copied on, to Sentinel
- 16 for consideration for the ATE policy, didn't you?
- 17 A There were only two such assets and I
- 18 researched extensively what happened to both of
- 19 those assets. And so I don't necessarily agree
- 20 that they were effectively transferred by the
- 21 ATE policy -- whatever -- whatever it is that
- 22 people did, it didn't work, I think.
- 23 Q What were those two assets that you're
- 24 talking about?
- 25 A The NV -- well, sorry, let me rephrase.

12 that we reviewed earlier today? 13 A I don't have any personal knowledge of

- 14 those. 15 Q Okay. But on August 5th, 2020, you
- 16 were -- in response to an e-mail from James Seery,
- 17 the subject being, RE: UBS Supplemental 18 Information Request, you respond: UBS's current
- 19 requests for information exceed what it was
- 20 entitled to under the Special Master Discovery
- 21 Order (attached).
- 22 Do you see that?
- 23 A I do.
- 24 Q You said: UBS is asking for documents
- 25 from 12/31/07 through 12/31/19.

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85 (337 to 340)

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1 The interest in Multi Strat, at whichever level it

- 2 existed and the records are inconsistent on that,
- 3 and that creates another problem because at one
- 4 level, equity interest got extinguished --
- Q We'll come to that.
- A -- and then Greenbriar --
- Q So you had extensively researched
- 8 CDO Fund's interest in Multi Strat and Greenbriar
- 9 and you came to the conclusion that those assets
- 10 had not been properly transferred to Sentinel as
- 11 part of the August 2017 transaction, correct?
- 12 A Can we break it up into a Greenbriar
- 13 question and a Multi Strat question? Would that 14 be possible?
- 15 Q Sure. With respect to Greenbriar, you
- 16 concluded that Greenbriar's -- the assets that
- 17 CDO Fund held in Greenbriar had never been
- 18 transferred to Sentinel, correct?
- 19 A I concluded that the -- so I was tracking
- 20 title of assets, and the title of what were
- 21 preference 2 shares issued by Greenbriar never
- 22 left CDO Fund's possession. And so this -- when I
- 23 say I was tracking assets, I was tracking title to
- 24 assets. That's what this whole process was, was
- 25 tracking basically if it's -- if you have to
- 1 deliver them to UBS tomorrow, how do you do that,
- 2 who do you call. And that's why title was the
- 3 important inquiry that I was being asked.
- Q So with respect to Greenbriar, title to
- 5 the assets were never transferred to Sentinel from
- 6 CDO Fund, correct?
- A As far as I'm aware, the title -- as far
- 8 as my research showed, the title to the Greenbriar
- 9 Class 2 preference shares were never transferred
- 10 from CDO Fund to Sentinel.
- 11 Q And are still to this day, as far as you
- 12 know -- or at least as of the time you left
- 13 Highland, owned by CDO Fund, correct?
- 14 A They're titled to CDO Fund. I believe 15 that's the right answer.
- 16 Q Okay. And with respect to the assets in
- 17 Multi Strat, you believed, at least as of the time
- 18 you left Highland, that the title to those
- 19 assets -- that there had been -- strike that.
- That CDO Fund had not transferred any
- 21 interest that it may have had in Multi Strat to
- 22 Sentinel, correct?
- 23 A Well, I actually wasn't sure, and to this
- 24 day I'm not sure. And I actually highlighted in
- 25 green on the chart that I was making for Mr. Demo

- 1 and said this one I can't tell you, this one I
- don't know about.
 - O Not sure what? Not sure whether or not
- they were transferred to Sentinel? That's my only
- question. I want to know if you're saying that
- 6 you were not sure one way or the other whether
- CDO Fund's interest in Multi Strat, if any, were
- ever transferred to Sentinel. Were you either
- sure they weren't or were you sure they were or
- 10 were you not sure?
- MS. SMITH: Objection, form. 11
- 12 A I was not sure, and I can explain why.

13 BY MR. CLUBOK:

- 14 Q I didn't ask for that. So you thought
- 15 there was -- based on all the research you did,
- 16 you thought there was some chance that some assets
- 17 that CDO Fund held in Multi Strat had been
- 18 transferred to Sentinel but you were not sure; is
- 19 that correct?
- 20 A That was one of the possibilities.
- 21 Q And did you ever say that possibility, in
- 22 words or substance, to Greg Demo?
- 23 A I didn't give him any of the
- 24 possibilities, I just told him I can't figure out
- 25 what's going on with this asset.
- 338
 - Q But you didn't tell him that one of the
 - reasons you couldn't figure it out is because
 - there was a possibility that that asset had been
 - transferred to Sentinel? You didn't say that in
 - words or substance to Greg Demo, correct?
 - A That actually wasn't one of the reasons I
 - couldn't tell. That wasn't one of the reasons I
 - didn't know.
 - Q You did not tell Mr. Demo that there was
 - 10 some possibility that assets that were held by
 - 11 CDO Fund had been transferred -- strike that.
 - You never told anyone at the Pachulski
 - 13 firm that assets that CDO Fund held with respect
 - 14 to Multi Strat may have been transferred to
 - 15 Sentinel, correct?
 - 16 A That's correct.
 - 17 Q Why not?
 - 18 A So I'm at the point where -- well, let me
 - 19 rephrase. In my research I arrived at at least a
 - 20 preliminary conclusion, that that asset had been
 - 21 extinguished back in 2011.
 - 22 O Did you share that conclusion with
 - 23 Mr. Demo?
 - 24 A I told him that that was a concern of mine

25 and that I was still trying to track it down and I

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86 (341 to 344)

341 343 told him that was my preliminary conclusion. 1 Multi Strat position being written off. Q When did you tell him that? Do you see that? A It was around this time period. 3 A I do. O When? Q And if you look, you can see then on the A It was in August of 2020. first page of the attachment that write-off Q And did you tell him to share that occurred August 11th, 2017. Do you see that? information with UBS? A I do see that's what it says. A I didn't give him any instructions on what Q And you recall, of course, in your to share with UBS one way or another. 9 Appendix 1, there was an amount identified for 10 Q Did you advise ever affirmatively that 10 CDO Fund's interest in Multi Strat as of April 11 they should not share that information with UBS? 11 2017, right? MS. SMITH: Objection, form. MS. SMITH: Objection, form. What are you 12 13 A I don't remember -- I don't remember if we 13 referring to on the exhibit? 14 talked about it. I do remember that I was MR. CLUBOK: Let me restate the question. 15 concerned that if we didn't have the answer, that 15 BY MR. CLUBOK: 16 Q You know that August 11, 2017, was the 16 was going to create more -- that if we gave a 17 partial -- well, let me start over. 17 date that the transfers of substantially all of 18 I was concerned that if we told them -- if 18 CDO Fund's assets were made to Sentinel? 19 we told you where we were, that was going to 19 A I knew that it took place in August of 20 create more problems because we had uncertainty 20 2017. I didn't know the exact date, but yes. 21 and that was not an easy thing to say. 21 Q Right. So you directed Mr. Seery and 22 BY MR. CLUBOK: 22 Mr. Ellington -- sorry, you directed Mr. Seery and 23 Q My question is did you ever affirmatively 23 Mr. Demo to an attached that showed the 24 advise them not to share information about 24 Multi Strat position being written off on 25 August 11th, 2017, right? 25 CDO Fund's possible ownership interest in 342 344 1 Multi Strat with UBS? A I see that. Q And did you also affirmatively say, oh, A I don't remember one way or another. and by the way, that was the time when Q Let's mark a document as Exhibit 73. (Deposition Exhibit 73 marked for 4 substantially all of CDO Fund's assets, including 5 identification.) 5 any interest it may have had in Multi Strat, were 6 BY MR. CLUBOK: attempted to be transferred to Sentinel? Did you Q I'm going to mark an e-mail from you to say that, in words or substance, in any way to 8 Mr. Seery, dated August 21st, as Exhibit 73. And Mr. Seery or Mr. Demo in connection with the 9 it's got an attachment that says Screenshot: statement directing them to the attached that 10 WSO Trade No.9684001.pdf. We'll have the cover 10 showed the Multi Strat position being written off? 11 e-mail and the two-page attachment marked MS. SMITH: Objection, form. 11 12 collectively as Exhibit 73. 12 A At -- I did not mention Sentinel in the And at the bottom of this e-mail chain, 13 context of these documents. I was still 14 you say to Jim Seery, copying Scott Ellington and 14 researching why the financial records showed what 15 Greg Demo and James Romey, that here's a revised 15 they showed. 16 package of UBS documents without mention of 16 BY MR. CLUBOK: 17 Multi Strat. 17 Q Well, but you're still researching why the MS. SMITH: Can you read that? 18 records showed a write-off on the exact day in 19 BY MR. CLUBOK: 19 August of 2017 when you had been told that all the 20 Q Do you see that? 20 assets of CDO Fund were supposed to be transferred 21 A Yes. 21 to Sentinel for an after-the-event insurance 22 Q And you at the top of the e-mail say: 22 policy, correct? 23 All - I do -- and in all caps, underlined -- NOT 23 MS. SMITH: Objection, form. 24 want to include this in the UBS package until we 24 A My concern is that that write-off should 25 discuss, but please see attached showing the 25 have actually taken place much, much earlier.

Transcript of Isaac D. Leventon

87 (345 to 348)

Conducted on July 22, 2021 345 347 1 BY MR. CLUBOK: 1 supposedly traded and settled August 11th, 2017, Q I understand what you're saying now, but 3 the fact is you did know that that write-off that A It shows that it was written off on that 4 you referred them to was the date that all of the date. Any entry in WSO generates a "trade ticket" 5 assets of CDO Fund were supposed to be transferred even if it's not technically a trade. Q But, in fact, it says, Trade Type, Sell, 6 to Sentinel, correct? MS. SMITH: Objection, form. on the document, correct? A I knew that the ATE transfer had taken A It says sell because it's -- well, because 9 place on or about August 2017. 9 it's coming from the perspective of Highland 10 BY MR. CLUBOK: 10 CDO Fund. So, yes, that's what it says. 11 Q And when you referred them to this 11 Q Then it says the counterparty is just a 12 document that showed a write-off for this asset 12 write-off, supposedly, pursuant to this document, 13 related to Multi Strat as of that date, you failed 13 right? 14 to mention that, correct? 14 A It does say that. MS. SMITH: Objection, form. 15 Q But, in fact, following August 11th, 2017, 16 Sentinel appeared as a significant redeemer in 16 A I did not mention that. 17 MR. CLUBOK: Let's go off the record. 17 Multi Strat; isn't that true? 18 MS. SMITH: Good. Because I need to take 18 A I'm sorry, after which date, sir? 19 a break. 19 Q Following -- after -- at some point after 20 THE VIDEOGRAPHER: We are off the record 20 August of 2017, Multi Strat started showing up as 21 at 7:04 p.m. 21 one of the significant redeemers in the interest (Recess taken from 7:04 p.m. CDT to 22 in Multi Strat, correct? 2.2 23 7:25 p.m. CDT) 23 MS. SMITH: Objection, form. THE VIDEOGRAPHER: The time is 7:25 p.m. 24 A I'm sorry, you lost me, sir. 25 We are back on the record. MR. CLUBOK: Beg your pardon? 25 346 348 1 BY MR. CLUBOK: MS. SMITH: Objection, form. 1 BY MR. CLUBOK: Q Mr. Leventon, referring back to 3 Exhibit 73, this was the cover sheet e-mail on the Q At some point after August of 2017, 4 first page that -- in which you said you did not Sentinel shows up on a list of redeemers with 5 want to include certain information in the UBS respect to the Multi Strat partnership, correct? 6 package until you discussed, and then you referred A At some point Sentinel does show up as a 7 Mr. Seery and Mr. Demo and Mr. Romey, copying 7 redeemer from Multi Strat. 8 Scott Ellington, to the attachments showing the Q And I'm going to hand you what's been 9 Multi Strat position being written off in August 9 marked as Exhibit 74, which is a two-page cover 10 of 2017. Do you see that? 10 e-mail with an attachment that says Request for 11 A Sorry, I'm losing a little focus. I think 11 Redemption of Shares, that purports to be with 12 what you represented is what the document says. 12 respect to an entity called Sentinel Reinsurance 13 Q Right. 13 to Highland Multi Strategy Credit Fund. 14 A Yeah. (Deposition Exhibit 74 marked for 15 Q And so we looked at the first attachment 15 identification.) 16 to Exhibit 73, but I want to refer you to the 16 BY MR. CLUBOK: 17 second attachment to Exhibit 73, which you --17 Q Do you see Exhibit 74? Do you see 18 which according to the attachments is a WSO Trade 18 Exhibit 74, sir? 19 No. 9684001. Do you see that? 19 A Yes. I haven't had a chance to review it 20 A Yes. 20 yet. 21 Q And that shows -- what is this document? 21 Q Well, I just want to ask you something 22 A So this is what's called a WSO trade 22 simple. If you look at the request for redemption 23 of shares for Sentinel Reinsurance, have you ever 23 ticket.

25 know?

24 seen this request before today, as far as you

24 Q And this document reflects the fact that

25 the interest in Multi Strat for CDO Fund was

Transcript of Isaac D. Leventon

88 (349 to 352)

Conducted on July 22, 2021 349 351 1 who they are, but they weren't affiliated with A I don't recall ever having seen this 2 before. Highland or Dondero or anybody in any way. Q Did you know that Sentinel Reinsurance was Q So you're saying based on the research 4 listed as a redeemer with respect to Multi Strat? 4 you've done, any interest that Sentinel believes A I think I did, yes. they obtained in August of 2017 from CDO Fund in Q And did you ever, in words or substance, 6 Multi Strat is nonexistent? 7 convey any issues that you might have had with A That was my preliminary conclusion. 8 respect to Sentinel's supposed stake in Q And did you share that specific conclusion 9 Multi Strat based on any of the work you did? 9 with Mr. Demo? 10 A I'm sorry, I don't understand that 10 A The conclusion I shared with him was that 11 I thought that those interests may have been wiped 11 question, sir. 12 Q Did you ever talk to either the directors 12 out in 2011 and that that was my preliminary 13 or the Pachulski firm about Sentinel's redemption 13 conclusion. 14 interest in Multi Strat? 14 Q And did you ever tell anyone at Sentinel 15 A I know that there were extensive 15 that that's the conclusion you reached, that what 16 discussions about redeemers in that fund, but I 16 they have on their books as a redemption interest 17 don't remember if there was a specific discussion 17 is really worthless as far as you believe? 18 about Sentinel. 18 A I don't generally talk to any -- I'm 19 Q Did you ever mention, in words or 19 trying to -- I don't want to say at Sentinel 20 substance, that Sentinel had some connection to 20 because that's characterizing what people's roles 21 Jim Dondero or Scott Ellington, to either the 21 are, but I do remember at one point telling 22 directors or the Pachulski firm? 22 Mr. DiOrio this may not exist. 23 A I never spoke to them about it one way or Q When was that? 24 another. 24 A You may not own this. 25 Q And did you ever -- in the course of that 25 Q When did you tell Mr. DiOrio that? 350 352 1 research you did with respect to CDP Fund's A Would have been August or September 2020. 1 2 interest, if any, in Multi Strat, to the extent Q Around the time you were tasked with 3 that they were -- one of the conclusions you came tracking down what happened with CDO Fund's 4 to was that they may have been extinguished in assets? 5 2011 or '12? 5 A Yes. 6 A Yes. Q And so you -- why did you go to Mr. DiOrio Q How were they extinguished? By a sale? 7 to share this belief you had with respect to 8 By them just disappearing? By redemption? How? Sentinel's interest or lack thereof in A Restructuring. 9 Multi Strat? Why Mr. DiOrio, of all the people 10 Q What do you mean? 10 you could have told? 11 A So if the interests were -- if the limited 11 A I believe he was on the board of Sentinel. 12 Q You knew he was a director at the time of 12 partnership interest was at the level that we 13 colloquially called MVCDO, my understanding was 13 Sentinel, right? 14 that MVCDO had issued notes prior to the financial 14 A Actually, I didn't. I knew he was -- had 15 crisis and then it went through a restructuring 15 day-to-day responsibility kind of for Sentinel, 16 transaction sometime in 2011, where the notes 16 but I don't actually know he was a director. 17 essentially wiped out the equity holders and then 17 Q You just imagined right now when you said 18 noteholders became the new equity of MVCDO and 18 you knew he was on the board? 19 then, I think, they had to be essentially redeemed 19 A Well, I know today that he was on the 20 out in cash over time. 20 board. 21 Q Who redeemed out the cash interest in 21 Q How do you know today? 22 A Really through this discovery and lawsuit 22 Multi Strat? 23 A The noteholders. 23 process. 24 Q Who were they? 24 Q Who told you?

25 A I don't recall. I may have gotten it from

25 A Third-party investors. I don't remember

Transcript of Isaac D. Leventon

89 (353 to 356) Conducted on July 22, 2021

355 1 Mr. DiOrio, I may have gotten it from counsel who A That's right. got it from Mr. DiOrio. Q And so you went to him -- he didn't -- did Q So you've spoken with Mr. DiOrio about he task you with reporting to him your views about this process? Sentinel's redemption interest in Multi Strat? A About this deposition? 5 A No. Q About this litigation -- this adversary Q But you affirmatively made the choice to go tell him that, you thought that was information MS. SMITH: Objection to form. that was important for him to know, correct? A No, what I said was I either found out A I decided to tell him. 10 that he was a director -- it wasn't -- I mean, I 10 Q And you didn't make a similar decision to 11 either found out that he was a director from him 11 tell Mr. Seery or the Pachulski lawyers about that 12 or I found out from outside counsel. 12 subject at the time, correct? 13 BY MR. CLUBOK: 13 A I did tell them the same thing at the 14 Q You spoke --14 time. MS. SMITH: Objection, I don't want him to 15 Q No, you didn't tell them that Sentinel's 16 reveal privileged information. 16 interest -- redemption interest in Multi Strat 17 BY MR. CLUBOK: 17 might be worthless, like you told Mr. DiOrio, 18 Q I'm not asking about what you found out 18 correct? 19 from your lawyers. But you have spoken with 19 MS. SMITH: Objection to form. 20 Mr. DiOrio about this -- about the subject of this 20 A We -- I don't think we ever talked about 21 adversary proceeding, correct? 21 Sentinel's redemption interest. 22 A I'm trying to parse out -- well, I'm 22 BY MR. CLUBOK: 23 trying to parse out what conversations I would 23 Q Right. So you told Mr. DiOrio that the 24 have had with him -- I mean, really, the 24 interest that Sentinel believed it had purchased 25 conversations I would have had with him, if any, 25 from CDO Fund that was on the books as a 354 356 1 would have been including our lawyers. 1 redemption interest might be worthless in your Q You had a conversation with Mr. DiOrio view, or words to that effect, correct? 3 with your lawyers present? A I think that's fair. A I honestly don't remember, sir. I don't Q But you didn't tell that same information 5 remember how I found out. It was one of those two to Mr. Seery or any of the Pachulski lawyers, Q Did you have any conversations with any A I think I more talked about --8 other witnesses with your lawyers present about Q Is that yes or no? I didn't ask what you 9 the subject matter of this adversary proceeding? 9 more talked about. 10 A We spoke about motions that were pending. 10 A Fair enough. 11 Q Did you talk about the substance of this 11 Q I just want to ask about this. 12 adversary proceeding with other individuals 12 A I didn't talk about Sentinel at all with 13 involved in this proceeding in your lawyers -- in 13 the Pachulski lawyers. 14 one group meeting? 14 Q Even though you affirmatively went to 15 A No. We would have -- our group meetings 15 Mr. DiOrio to tell him that, correct? Correct? 16 would have addressed pending procedural motions. 16 A I did not speak to the Pachulski lawyers 17 Q Okay. But Mr. DiOrio at some point during 17 about Sentinel, that I recall. 18 one of those group meetings disclosed that he was 18 Q Okay. Getting back to subject we talked 19 a director of Sentinel? 19 about earlier today -- oh, you said you had 20 A Again, I don't recall if he disclosed that 20 discussions with Mr. DiOrio about the ATE policy. 21 or if I was told that by my outside counsel. 21 You said there were two people you've ever spoken 22 Q But back -- so back in 2017 -- sorry, back 22 to about it, Mr. DiOrio and Mr. Ellington, right? 23 in 2020, you didn't know he was the director, you 23 A That's not 100 percent accurate. 24 just understood he had day-to-day responsibility 24 Q Okay. What is -- why is that not

25 accurate?

25 for Sentinel at the Highland organization?

Transcript of Isaac D. Leventon

90 (357 to 360)

Conducted on July 22, 2021 357 359 A I mean, I had already spoken to 1 that was being contemplated that we talked about in April of 2017, you know the settlement that had 2 Mr. Sevilla about the ATE policy. Q Okay. But Mr. DiOrio, what, if anything, the first step being purchase a \$100 million 4 did you talk to him about with respect to the ATE policy from Sentinel using substantially all of the assets of CDO Fund, HFP -- remember that ATE policy, other than this subject? A On an annual basis, we would talk to discussion? 7 Beecher Carlson and he would set up those A I remember we had a discussion around a document from April of 2017 related to settlement conversations. Q On an annual basis, meaning 2017, 2018, analysis. 10 2019 and 2020? 10 Q Prior to that contemplated transaction, 11 A I think that's right, yes. 11 was there another potential transaction that would 12 Q How about 2021, before you were 12 have resulted in a settlement whereby there would 13 terminated? 13 be some new company established that would 14 purchase claims from UBS as part of a settlement 14 A I don't think so. 15 Q Who is responsible for speaking to Beecher 15 structure that you were involved in helping draft? 16 Carlson in 2021 about the policy? 16 A That would buy claims from UBS? 17 A I don't know. Not me. 17 Q Yeah. That as part of a settlement would 18 result in some new company in the Caymans 18 Q Did you ever suggest to anyone, in words 19 or substance, that they should make a claim on a 19 purchasing claims from UBS and then settling those 20 policy once you learned about the judgment in the 20 claims with the funds so that the funds would end 21 New York litigation? 21 up still insolvent to avoid the tax liability? Is 22 A I don't remember if I spoke -- if I did, 22 that a concept that you ever were involved in 23 it would have been with Mr. Ellington. 23 discussing with anyone? 24 Q And did you suggest, in words or 24 A Not that I recall. 25 substance, that Mr. Ellington should cause a claim 25 Q Anyone ever raise the fact that the -- all 358 360 1 to be made on the ATE policy? these ideas of transferring assets were A I may have. I just don't remember. potentially illegal efforts to avoid taxes? Q You don't remember at all whether you did MS. SMITH: Objection to form. or didn't? BY MR. CLUBOK: MS. SMITH: Objection, form. Q Did anyone ever raise that possibility in 6 BY MR. CLUBOK: any of the discussions you had? Q That's what you're saying? A No, no one ever said anything like that. A That's correct. Q Okay. And I believe this may be the last 9 topic, I think. You -- we asked you earlier about Q Did you believe that he should -- strike 10 that. 10 Skyview Legal PC. Asked you about whose idea it Did you believe that a claim should have 11 was to start it. Can you answer that question 12 been made on the ATE policy at any point while you 12 now? 13 were still employed with Highland? 13 A Yes. It was -- the idea for it came from 14 A I don't know that I came to a view one way 14 a gentleman by the name of Jim McCormack, who 15 or another. 15 is -- was a legal ethics counsel that we retained. 16 Q You might have, but you just don't know if 16 Q Why? 17 you did or you didn't? 17 A Skyview Group wanted to determine if it 18 A I don't remember -- I might have. I don't 18 was providing legal services. And if it was 19 providing legal services, if that was appropriate 19 remember. 20 Q And did you ever share any view about 20 under its current structure or whether or not it 21 whether a claim should be made on the policy with 21 needed to essentially create an affiliated law 22 any of the independent directors or with the 22 firm or a dedicated law firm in order to avoid

23 unauthorized practice of law issues.

25 this point of Skyview Legal PC?

24 Q Okay. And you're the sole director at

23 Pachulski lawyers?

25 Q Prior to April -- prior to the transaction

24 A No.

Transcript of Isaac D. Leventon

91 (361 to 364)

Conducted on July 22, 2021 361 363 A I am, I think. We just formed it like a A I think that's a fair -- I'm just reading 2 couple weeks ago. bullet point 2, but that sounds like a fair Q Okay. And then I do have one last characterization of that bullet point. 4 document that my colleague handed me that I'm Q Okay. And Scott -- Angela Somers sends an 5 going to just ask you about, and that's e-mail to you and Scott Ellington, asking to confirm that you've agreed to the terms below 6 Exhibit 75. (Deposition Exhibit 75 marked for since we were not involved in these discussions and we assumed you've worked with bankruptcy identification.) 9 BY MR. CLUBOK: counsel on the stay relief and possible claim. 10 Q It's a one -- it's a double-sided, 10 Do you see that? 11 single-page document that reflects an e-mail 11 A Yes. 12 exchange that starts with an e-mail from me to 12 Q And then Mr. Ellington writes back, yes, 13 Scott Ellington, copying some other counsel, which 13 approved, in response to that question from 14 is then forwarded to you and Scott Ellington and 14 Ms. Somers. Do you see that? 15 Scott Ellington confirms approved. 15 A Yes. MS. SMITH: What number are we on? 16 Q Was that truthful what Mr. Ellington said 17 MR. CLUBOK: 75. Thank you. 17 in that e-mail? 18 MS. SMITH: I missed 74. 18 MS. SMITH: Objection, form. 19 MR. CLUBOK: Exhibit 75. 19 BY MR. CLUBOK: 20 BY MR. CLUBOK: 20 Q As far as you knew at the time? 21 Q And this is an e-mail chain that is from 21 A That he had agreed to the terms below? 22 December 2nd, 2019, the subject, Confirmation of 23 our understanding. And I asked Mr. Ellington to 23 A I had no idea. I wasn't involved in those 24 respond confirmed if you agree that it reflects 24 conversations between you and Mr. Ellington. 25 our discussion. And the first item is that we Q Did you know whether he had worked with 362 364 1 were going to tell the Court that we are committed bankruptcy counsel on the stay relief and possible 2 to having good faith settlement discussions, and 2 claim? 3 we asked the Court to hold the opinion and the 3 A I didn't know one way or another. 4 attached judgment, the form of which we have 4 Q Did you ask him whether or not what he 5 already agreed to and advised her of such during said was true on this e-mail that you were copied 6 our call, for another ten business days from today on, or that was actually sent to you by Angela? 7 with the possibility we'll extend further as A No, I never asked him if his statement was 8 needed. 8 true or false. Do you see that? Q Did you follow up at all? 10 A I do. 10 A I saw no reason to follow up, so no, I 11 Q So you were aware that the Court had 11 didn't. 12 already made a decision awarding roughly a billion 12 Q As part of the good-faith settlement 13 dollars in damages, at least as of December 2nd, 13 discussions, do you know whether or not 14 2019, although that had not yet been made public, 14 Mr. Ellington ever disclosed that there was a 15 correct? 15 after-the-event insurance policy that could be 16 A Correct. 16 used to satisfy a judgment in the New York 17 Q And we agreed also that we were going to 17 litigation? 18 tell the Court that we planned to enter into the 18 MS. SMITH: Objection to form. 19 attached stipulation, which was an agreed upon 19 A I wasn't part of Mr. Ellington's 20 request for relief from automatic stay, correct? 20 conversations with you. I don't know. 21 A Are you talking about bullet point 2? 21 BY MR. CLUBOK: 22 Q Yeah. If a settlement could be resolved, 22 Q But you knew at the time that there was an 23 the parties were going to jointly request relief 23 ATE policy that could be used to satisfy the 24 from automatic stay according to this 24 judgment that was about to be made public, 25 understanding, correct? 25 correct?

Transcript of Isaac D. Leventon

92 (365 to 368)

Conducted on July 22, 2021

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|--|--|
| 365 | 367 |
| 1 A I knew of the existence of the ATE policy, | 1 in my face. |
| 2 yes. | 2 Q I totally understand. |
| 3 Q Did you make any effort to disclose that | 3 Sir, in December of 2019, you understood |
| 4 to UBS? | 4 that there was roughly 80 to \$100 million of |
| 5 MS. SMITH: Objection, form. | 5 insurance money available to the defendants in the |
| 6 A I didn't I didn't talk to the only | 6 New York litigation to either satisfy the judgment |
| 7 person that would be UBS would be you and I didn't | 7 or settle the claims, correct? |
| 8 talk do you about this. | 8 A I knew that there was 80 to \$100 million |
| 9 BY MR. CLUBOK: | 9 of insurance on the after-the-event policy with |
| 10 Q So you made no effort to disclose in any | 10 Sentinel so that, yeah, probably could be used to |
| 11 way to UBS through counsel that there was an | 11 settle or pay some amounts to UBS. |
| 12 ATE policy from Sentinel that could be invoked to | 12 Q And did you ever, you ever cause that |
| 13 pay up to roughly \$91 million or more with respect | 13 information to be transferred or communicated |
| 14 to the judgment in the New York litigation, | 14 sorry. Did you ever cause that information to be |
| 15 correct? | 15 communicated to UBS in any way? |
| 16 MS. SMITH: Objection, form. | MS. SMITH: Objection, form. |
| 17 A I never I'm sorry, I got lost in who | A I did not I didn't did I cause that |
| 18 all the people were that I didn't speak to. | 18 information to be communicated to UBS? I didn't |
| 19 BY MR. CLUBOK: | 19 instruct people what to tell UBS; they instructed |
| 20 Q Okay. This is my last question, so I just | 20 me. So, no, I we never that never came up. |
| 21 want to I'll try to say this as simply as | 21 BY MR. CLUBOK: |
| 22 possible. I'll break it down. | 22 Q And you knew at the time, that UBS was a |
| 23 A Okay. | 23 creditor in the restructuring, correct? |
| 24 Q You knew as of December 2nd, 2019, that | 24 A You mean in the Highland bankruptcy? |
| 25 the Court was about to enter judgment of roughly a | 25 Q Sorry. You knew at the time that UBS was |
| 366 | 368 |
| 1 billion dollars, correct? | 1 a creditor in the Highland bankruptcy, correct? |
| 2 A Yes. | 2 A Yes. |
| Q And you knew that there was an ATE policy | 3 MR. CLUBOK: That's all I have. Thank |
| 4 that could be used to satisfy that judgment or to | 4 you. |
| 5 settle the remaining claims, correct? | 5 THE VIDEOGRAPHER: This concludes the |
| A I knew about the ATE policy and that it | 6 videotaped deposition of Isaac Leventon. The time |
| 7 could be used to pay UBS some amounts. | 7 is 7:52 p.m. We are off the record. |
| 8 Q And you knew that the amount was roughly | 8 (Deposition concluded at 7:52 p.m. CDT) |
| 9 \$100 million, maybe minus the legal fees that you | 9 |
| 10 had already authorized to be paid, correct? | 10 |
| A I don't think I knew the exact amount, no. | 11 |
| 12 Q But you knew it was in the neighborhood of | 12 |
| 13 \$100 million at the time? | 13 |
| 14 A My recollection is somewhere between 80 | 14 |
| 15 and 100, but I wasn't sure where. It was clearly | 15 |
| 16 a big number. | 16 |
| 17 Q Okay. You understood that there was | 17 |
| 18 roughly 80 to \$100 million of insurance money | 18 |
| 19 available to either satisfy the judgment or to | 19 |
| 20 settle the claims that were the subject of the | 20 |
| 21 judgment in the New York litigation, correct? | 21 |
| 22 A Can you repeat that one more time? Sorry, | 22 |
| 23 the sun literally was right in my eyes. | 23 |
| 24 Q That is totally fine. This is really it. | 24 |
| 25 A I'm not trying to play games. The sun was | 25 |

Transcript of Isaac D. Leventon Conducted on July 22, 2021

93 (369 to 372)

ACKNOWLEDGMENT OF DEPONENT I, ISAAC D. LEVENTON, do hereby acknowledge that I have read and examined the foregoing testimony, and the same is a true, correct and complete transcription of the testimony given by me and any corrections appear on the attached Errata sheet signed by me. 10 11 (DATE) (SIGNATURE) 12 13 14 15 16 17 18 19 20 21 22 23 24 25 370 REPORTER'S CERTIFICATION I, Micheal A. Johnson, the officer before whom the foregoing deposition was taken, do hereby certify that the foregoing transcript is a true 5 and correct record of the testimony given; that 6 said testimony was taken by me stenographically 7 and thereafter reduced to typewriting under my 8 direction; that reading and signing was requested; 9 and that I am neither counsel for, related to, nor 10 employed by any of the parties to this case and 11 have no interest, financial or otherwise, in its 12 outcome. IN WITNESS WHEREOF, I have hereunto set my 14 hand this 27th day of July, 2021. 15 16 17 MICHEAL A. JOHNSON, RDR, CRR 18 19 NOTARY PUBLIC IN AND FOR 20 THE STATE OF TEXAS 21 22 23 24 25